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PRIVATE LAWS

OF THE

STATE OF NORTH-CAROLINA,

PASSED BY THE

GENERAL ASSEMBLY

AT ITS

SESSION OF 1862-'63.

RALEIGH:
w. w. holden, printer to the state.
1863.



PRIVATE LAWS

NORTH-CAROLINA,

1863.

BANKS.

AN ACT TO AMEND AN ACT, ENTITLED AN ACT TO ESTABLISH Chap. 1. THE BANK OF LEXINGTON, AND TO ESTABLISH A SEPARATE BANK, TO BE CALLED THE BANK OF GRAHAM.

Section 1. Be it enacted by the General Assembly of Charter the State of North-Carolina, and it is hereby enacted by the authority of the same, That the charter of the bank of Lexington be, and the same is hereby amended, so that from and after the passage of this act, the said bank shall consist of the principal bank at Lexington, without any branch whatever.

SEC. 2. Be it further enacted, That there shall be, and is Bank of Grahereby established, in the town of Graham, in the county of Alamance, a banking corporation to be called the bank of Graham, and by that name the said corporation shall be a body politic and corporate, with full-power and capacity to sue, and be sued in all courts of justice, and to carry on and continue the business of banking in the said town of Graham, with the same powers, immunities and restrictions in all respects, and to all intents and purposes, as are or have been conferred on the bank of Lexington by the General Assembly of the State of North-Carolina.

SEC. 3. Be it further enacted, That the capital stock of Capital stock the said bank of Graham, shall consist of one hundred thousand dollars, which has been heretofore paid into, and constituted the capital stock of the branch of the bank of Lexington at Graham, and of such other sums as may be subscribed in books to be opened under the directions of the president and directors of the said bank of Graham: Provided, the whole capital stock of said bank shall not exceed three hundred thousand dollars, and that all of the capital stock, bills, notes, evidences of debt, specie and other effects of the said branch of the bank of Lexington, at Graham, shall belong to, and constitute a part of, the assets of the bank of Graham.

Proviso.

Branch bank of Sec. 4. Be it further enacted, That as soon as the stocklexington case to exist. holders of the bank of Lexington, in a meeting, a majority
of the stock being represented, shall signify their assent to
the foregoing provisions, and a copy of such proceedings
shall be furnished the Governor under the signature of the
president and the seal of the corporation of the bank of
Lexington, the branch of the bank of Lexington shall cease

Bills, when issued.

to exist.

SEC. 5. Be it further enacted, That the said bank of Graham shall not be entitled to issue any bills of the bank of Graham, until after the ratification of the treaty of peace between the Confederate States and the United States.

Sec. 6. Be it further enacted, That this act shall be in force from and after its passage. [Ratified the 17th day of December, 1862-]

Chap. 2. AN ACT TO AMEND AN ACT RATIFIED THE 25TH DAY FEBRU-ARY, 1861, ENTITLED "AN ACT TO INCORPORATE THE BANK OF WESTERN NORTH-CAROLINA."

Publication of

Section 1. Be it enacted by the General Assembly of the State of North-Carolina, and it is hereby enacted by the authority of the same, That all notices required by "An act to incorporate the bank of Western North-Carolina to be made in the newspapers published in the town of Franklin, shall be deemed to have been sufficiently made, when published in the newspapers in this State, printed at a point nearer the said town of Franklin than any other, or when waived by the unanimous consent of all the stockholders.

SEC. 2. Be it further enacted, That the time specified in Time prolonged. the 5th section of said act, for the subscription and payment of stock, shall be prolonged for the term of two years from the ratification of this act.

SEC. 3. Be it further enacted, That the 1st section of the Amendment to former act. said act be amended by striking out the words and figures, "4th Monday in September, 1861," and insert in lieu thereof, "1st Monday in February, 1863."

SEC. 4. Be it further enacted, That in the 4th section of said act, the word "nine," as occuring before the word "directors," be stricken out, and the word "seven," inserted in lieu thereof.

SEC. 5. Be it further enacted, That this act shall be in force from and after its ratification. [Ratified the 17th day of December, 1862.]

AN ACT TO ESTABLISH A BANK IN THE TOWN OF LINCOLNTON. Chap. 3.

Section 1. Be it enacted by the General Assembly of the Capital stock, State of North-Carolina, and it is hereby enacted by the authority of the same, That a bank shall be established in the town of Lincolnton, State of North-Carolina, the capital stock of which shall not exceed three hundred thousand dollars, known and styled "the bank of Lincolnton," and the stockholders and their successors and assigns, shall be a body corporate and so continue until 1st January, 1890, with capacity to hold and possess real estate sufficient for its legitimate purposes.

SEC. 2. Be it further enacted, That books shall be open-Books to be ed in the town of Lincolnton under the direction of C. C. Henderson, H. Cansler and B. S. Johnson, and at such other places and at such times as they may deem proper, and under such persons as they may appoint, a majority of whom may do the duty prescribed by this act; and subscritions received for said bank, and the payments of said subscriptions, shall be in gold and silver coin, shares of \$100 each.

SEC. 3. Be it further enacted, That the bank shall go into To go into operation whenever one hundred thousand dollars shall be subscribed, and fifty thousand paid in; but no dividends of

profits shall be declared until the whole stock shall be paid in.

Discount.

SEC. 4. Be it further enacted, That no discount shall be mane by this bank, or any paper to which a subscribers name either as principal or security is signed, until the whole amount of such subscriber's stock shall have been paid.

Recovery of stock subscribed.

SEC. 5. Be it further enacted, That if any subscriber shall fail to pay his stock, or any part thereof, as the same shall be required of him, the entire stock shall be deemed to be due, and may be recovered in the name of the bank, either on motion in the court of the county where the delinquent may reside, giving him ten days notice, or by action of assumpsit.

Officers.

Sec. 6. Be it further enacted, The bank shall be managed by five directors, elected annually by the stockholders, who shall select such officers as they may deem necessary for its operations, and at such salary as a majority of the stockholders shall allow; and said directors may establish such rules and by-laws as they may deem proper and consistent with the laws of the land, and shall continue in office until successors are appointed.

By-laws.

SEC. 7. Be it further enacted, That the corporation shall be answerable at all times for any violation of its charter; and any committee appointed by the Legisleture, may at any time inspect the books and papers of said bank.

Corporation answerable.

Restrictions.

SEC. 8. Be it further enacted, That all the provisions and restrictions contained in the charter of the bank of North-Carolina, ratified 16th day of February, 1859, as far as they can be applied, shall have full force as to this bank. [Ratified the 17th day of December, 1862.]

COUNTIES.

Chap. 4.

AN ACT TO ALTER THE LINE BETWEEN JACKSON AND TRANSYL-VANIA COUNTIES.

Alteration in line. Section 1. Be it enacted by the General Assembly of the State of North-Carolina, and it is hereby enacted by the authority of the same, That that part of the line which now

divides the counties of Jackson and Transylvania, from the Tennessee mountain to the South-Carolina line, be so amended as to run from the Tennessee mountain to the top of the Hog-back mountain, thence direct to the top of the Bear-pen mountain, thence direct to the top of Ayres' ridge, thence down that ridge to the White Water river, thence down that river to the line of the State of South-Carolina, and thence with that line to present dividing line between said counties.

SEC. 2. Be it further enacted, That the courts of pleas Commissioners and quarter sessions of said counties shall have power each to be appointed to appoint one commissioner and surveyor from their respective counties, with power to run and mark said line whenever in the judgment of said courts it may be thought necessary. And each of the said counties shall pay one-half of the expenses incurred in said survey out of the treasury of their counties respectively.

SEC. 3. Be it further enacted, That the commissioners and Salary. surveyors which may be appointed under this act shall receive such sum per day as in the judgment of the court by which they may be appointed may be deemed just and right.

SEO. 4. Be it further enacted, That this act shall not affect Taxes levied to the collection of taxes now levied by sheriffs of said coun-be collected. ties, according to the present line of said counties.

SEC. 5. Be it further enacted, That this act shall take effect at the end of thirty days from and after its ratification. [Ratified the 19th day of December, 1862.]

AN ACT CONCERNING THE COUNTY SITE OF MITCHELL COUNTY. Chap. 5.

Section 1. Be it enacted by the General Assembly of the Magistrates to State of North-Carolina, and it is hereby enacted by the authority of the same, That the magistrates of the county of Mitchell, a majority of them being present, shall select another location for 'a county site than that now used as such under the name of Calhoun, which shall be called " Davis."

Election to be held.

SEC. 2. Be it further enacted, That such site having been selected, it shall be the duty of said magistrates, acting in their capacity as court of pleas and quarter sessions, to order an election to be held at the several precincts of the county at which elections for members of the General Assembly are now held, and shall appoint inspectors of the polls, and it shall be the duty of the sheriff of said county, after giving thirty days' public notice, to cause said election to be held, and at said election all those voting for the county site at Calhoun, shall vote a ballot with the name "Calhoun" written or printed thereon, and those voting for the county site selected by the magistrates as aforesaid, shall vote a similar ballot with the name "Davis" written or printed thereon.

Election.

SEC. 3. Be it further enacted, That the said inspectors of polls shall certify the list of votes at their several precincts, as now required by law in the elections of members of Assembly, and shall the next day after said election make a return of the same to the sheriff of said county in the town of Calhoun, who shall, in presence of said inspectors, compare the same, and ascertain the result of said election; upon which the sheriff shall deliver all the said returns to the clerk of the county court of said county, to be filed and kept by him as in cases of other elections, and it shall be the further duty of the sheriff forthwith to certify to the Governor of the State, the number of votes cast in said · election for each of the said places; and the result of the said election being so reported and certified to the Governor of the State, it shall be his duty, by proclamation, published in one or more newspapers in the city of Raleigh, to announce the result, and to declare which of the said places has been selected; and such place shall thereafter be, and is hereby declared to be established as the county seat of said county; and thereupon it shall be the duty of the said magistrates to proceed to secure the title to the land in the said place so selected, by having the same conveyed to the chairman of the county court of said county and his successors in office, for the use and benefit of the people of said county; which being done, a majority of the justices

Commissioners of the county court of Mitchell shall appoint commissioners,

who shall proceed to lay off said land so selected into lots and streets suitable for a town, reserving however all lots necessary for public buildings, churches, school-houses, &c., and they shall then expose to public sale, under the direc- Sale of lots. tions of the county court, a majority of the justices being present, the remaining lots from time to time as deemed . proper, having first given thirty days' notice of said sale and terms thereof; and all notes taken in consequence thereof shall be made payable to the chairman of the county court of Mitchell and his successors in office, and the proceeds of said sale shall be applied to the erection of the . public buildings and other county purposes; and all deeds for said lots to the purchasers, shall be made in the name of the chairman as aforesaid.

SEC. 4. Be it further enacted, That if the county seat Recovery of lands donated, should be removed from Calhoun to Davis, then the chairman of the county court shall re-convey to the donors all the lands donated to the chairman of the county court for the use of the people of Mitchell county: Provided how- Pro iso. ever, That the chairman of the county court of said county shall not be compelled to re-convey any lot that may have been sold; but shall pay the donor the price for which said lot sold respectively, in current money, or by endorsement and delivery of the bonds given for said lots.

Sec. 5. Be it further enacted, That all laws and clauses of laws coming in conflict with the provisions of this act, be and the same are hereby repealed.

SEC. 6. Be it further enacted, That all provisions necessary to carry out this act, which are contained in an act to lay off and establish the county of Mitchell, be and the same shall apply to this act. '

* Sec. 7. Be it further enacted, That this act shall be in force from and after its ratification. [Ratified the 2d day of December, 1862.]

COURTS.

Chap. 6. An act to be entitled an act to change the time of holding the courts of pleas and quarter sessions of mecklenburg county.

Time of holding courts.

Section 1. Be it enacted by the General Assembly of the State of North-Carolina, and it is hereby enacted by the authority of the same, That from and after the ratification of this act, the courts of pleas and quarter sessions of the county of Mecklenburg shall be held on the second Monday of January, April, July and October in each year.

Process.

SEC. 2. Be it further enacted, That all process now issued, or which may be issued, tested on the fourth Monday of October last, or any alias writ tested of any former term, shall be returnable to the 2d Monday of January, A. D., 1863, and thereafter all process issuing from the said courts of pleas and quarter sessions shall be made returnable on the day above named for the holding of the said court. [Ratified the 12th day of December, 1862.]

JUSTICES OF THE PEACE.

Chap. 7.

A BILL CONCERNING JUSTICES OF THE PEACE.

Powers granted.

Section 1. Be it enacted by the General Assembly of the State of North-Carolina, and it is hereby enacted by the authority of the same, That hereafter, in the county of Bladen, twelve justices of the peace for said county shall have the same power and authority that is now vested in a majority of the justices.

Sec. 2. Be it further enacted, That all laws and clauses of laws coming in conflict with this act are hereby repealed, and it is further enacted that this act shall be in full force and effect from its ratification. [Ratified the —— day of December, 1862.]

MINING COMPANIES.

AN ACT TO AMEND AN ACT PASSED AND RATIFIED ON THE 16TH Chap. 8. DAY OF FEBRUARY, 1859, ENTITLED "AN ACT TO INCORPORATE TEE LIZZERDALE COPPER COMPANY."

Section 1. Be it enacted by the General Assembly of the Amendment of State of North-Carolina, and it is hereby enacted by the authority of the same. That the title of said act be so amended as to read-as follows: "An act to incorporate the Magnetic Iron Company."

SEC. 2. Be it further enacted, That the said act be further Body politic. amended, so as to read as follows: that John Sloan, Robert W. Denny, and Bun Higgins, and their associated successors and assigns, are hereby created and constituted a body politic and corporate, hy the name and style of the title of the "Magnetic Iron Company," for the purpose of working, mining and exploring for gold, copper, and all other metals and minerals, and for mining, vending, smelting and working the same, and for working and manufacturing, and by that name may sue and be sued, plead and be impleaded, Powers. appear, prosecute and defend in any court of law or equity whatsoever, and in all suits and actions, contract and be contracted with, and may have and use a common seal, and the same alter at pleasure, and may enjoy all the rights and privileges and powers necessary or incident to mining, smelting, manufacturing and vending of metals or chemicals, and may also purchase, hold, sell, mortgage, bind or convey real and personal property or estate, with a capital not to exceed one million dollars.

SEC. 3. Be it further enacted, That said corporation may Stock. divide their stock into such number of shares, and provide for the sale and transfer thereof in such manner and form as said corporation shall from time to time deem expedient, and may levy and collect assessments, forfeit and sell delinquent shares in such manner as the by-laws may direct, and shall issue scrip for the shares of stock, and each share shall entitle the holders thereof to one vote in the meetings of the stockholders; and also said corporation shall have power to enact such by-laws and regulations as they may deem

necessary, not repugnant to the laws of this State or of the Confederate States.

Directors.

SEC. 4. Be it further enacted, That it shall be lawful for the corporation to be managed by three or five directors, who shall have power to fill vacancies in their own number, pass and enact or amend by-laws, and shall continue in office until others are regularly elected or appointed, and also to exercise all such rights and powers, as by this act is granted. But the stockholders shall have the right to elect said directors annually, all of whom shall be residents of this State.

Sec. 5. Be it further enacted, That it shall be lawful for the aforesaid John Sloan, Robert W. Denny, and Bun Higgins to manage the affairs of said corporation as directors until others are elected or appointed, shall meet and organize by choosing from their own body a president, and appoint a secretary snd other employees, make such by-laws as for the time being they shall deem expedient, and may then proceed to business.

SEC. 6. Be it further enacted, That this corporation shall exist for sixty years, and this act shall be in force from its passage. [Ratified the 9th day of December, 1862.]

Chap. 9. AN ACT TO BE ENTITLED AN ACT TO INCORPORATE THE SWIFT ISLAND GOLD MINING COMPANY.

Body politic.

Section 1. Be it enacted by the General Assembly of the State of North-Carolina, and it is hereby enacted by the authority of the same; That Samuel H. Christian, Nathaniel P. Harben and their associates be, and they are hereby constituted, a body politic and corporate, under the name and style of "the Swift Island Gold Mining Company."

Capital stock.

SEC. 2. Be it further enacted, That the capital stock of said company, shall not be less than three hundred thousand dollars, and shall not exceed one million of dollars, and shall be divided into shares of ten dollars each.

Office privile-

SEC. 3. Be it further enacted, That the said "Swift Island Gold Mining Company," shall keep an office in the county of Montgomery, which shall for all purposes be

deemed its location. The said company shall be entitled to all the rights, privileges and immunities, and subject to all the restrictions contained in charter 26, Revised Code, entitled "Corporations."

SEC. 4. Be it further enacted, That this act shall be in full force from and after its ratification. [Ratified the 18th day of December, 1862.]

RAILROADS.

AN ACT TO CONSTRUCT A RAILROAD FROM DALLAS, IN GASTON Chap. 10. COUNTY, BY THE WAY OF LINCOLNTON, TO NEWTON, IN CA-TAWBA COUNTY.

Section 1. Be it enacted by the General Assembly of the Corporate title. State of North-Carolina, and it is hereby enacted by the authority of the same, That a company by the name and style of the "Dallas, Newton and King's Mountain Railroad Company," be and the same is hereby incorporated with a Capital stock. capital Stock of five hundred thousand dollars, divided into shares of fifty dollars each, for the purpose of constructing a railroad from Dallas, in Gaston county, to Newton, in Catawba, by the way of Lincolnton.

SEC. 2. Be it further enacted, That for the purpose of Commissioners creating the capital stock of said company, the following persons be, and they are hereby appointed general commissioners, viz.: In the county of Gaston, Doctor Wm. Sloan, John L. Bridgers, R. R. Bridgers and J. F. Pegram; in the county of Lincoln, William Lander, L. E. Thomson, Jacob Ramsour, (M. W.) and Melchi Rhodes; in the county of Catawba, Franklin D. Rheinhour, George Setzer, Major Joseph Bost, Elisha Ramsour, Capt. L. McCorkley, Joseph Fry and Moses Hewet, and whose duty it shall be to direct the opening of books for subscription of stock at such times Bcoks of suband places, and under such other persons as they or a ma-scription. jority of them may deem proper; and said commissioners shall have power to appoint a chairman of their body, treasurer, and all other officers, and to sue for and recover all

Officers.

sums of money that should be recovered by them under this act.

SEC. 3. Be it further enacted, That when the sum of one hundred thousand dollars shall have been subscribed in manner and form aforesaid, in shares of fifty dollars each, and shall have paid five per cent. on the same to the persons authorized to receive the same; all subscriptions upon which five per cent. is not paid, being null and void, the subscribers, their executors and administrators or assigns, shall be, and they are hereby declared incorporated into a company, by the name and style of the "Dallas, Newton and Kings Mountain Railroad company," and by that name shall be capable in law and equity, of purchasing, holding, selling, leasing and conveying estates real and personal, and mixed, and of acquiring the same by gift or otherwise, so far as shall be necessary for the purposes embraced in their charter, and shall have perpetual succession, and may sue and be sued by their corporate name, plead and be impleaded in any court of law and equity in the State of North-Carolina, or any other State, having competent jurisdiction, and may have and use a common seal, which they may alter or renew at pleasure, and shall have and enjoy all other rights and privileges which other corporate bodies may and do exercise, and make all such by-laws, rules and regulations as may be necessary for the good government of said company.

Meeting of Stockholders.

Body corpo-

Corporate

powers.

of said stockholders, or a majority of them, so soon as the sum of one hundred thousand dollars shall have been subscribed as aforesaid, to appoint a time and place, and give at least thirty days notice for the stockholders to meet, at which time and place, a majority of the stock being represented in person or by proxy, they shall proceed to elect Election of of nine directors out of their number, each of whom shall possess at least ten shares of stock, and shall also proceed to elect a president, treasurer and secretary out of the number of stockholders, and the said directors shall have power to do all things necessary for the government of the company and for the transaction of the business. The persons elected directors, as aforesaid, shall serve for one year, and the

SEC. 4. Be it further enacted, That it shall be the duty

cers.

election for president, treasurer, secretary and directors, shall be held annually at such times and places as the stockholders may direct; but if the day for the annual election shall pass by without an election of officers, the officers formerly in office shall continue in office until a new election shall take place.

SEC. 5. Be it further enacted, That the election of all Election, how officers shall be by ballot, each stockholder casting as many votes as he has shares in the stock of said company, and the person receiving a majority of votes thus polled shall be considered elected. Each share of stock shall be entitled to one vote, to be represented in person or by proxy.

SEC. 6. Be it further enacted, That the board of direct- Instalments. ors may call for the sums subscribed as stock in said compa-

ny, in such instalments as the interest of said company may

require; the call for each payment to be published in one Publication. or more newspapers, for the space of one month before the day of payment, and on the failure of any stockholder to pay such instalment as thus required, the directors may sell at public auction, ten days' notice having been given, for cash, all the stock subscribed for in said company by such stockholder, and convey the same to the purchaser at said sale; and it said sale of stock do not produce a fund sufficient to pay off the incidental expenses of the sale and the entire amount owing by such stockholders to the company for such subscription of stock, then, and in that case, the whole of such balance shall be held as due at once to the company, and may be recovered of such stockholder, Recovery of or his executors, adminstrators or assigns, at the suit of said stock subcompany, by action of assumpsit in any court of competent jurisdiction, or by warrant before a justice of the peace, when the sum does not exceed one hundred dollars; and in all cases of assignment of stock before the whole amount has been paid to the company, then for sums due on such stock, both the original subscriber, the first and all subsequent assignees shall be liable to the company, and recovered as above described.

SEC. 7. Be it further enacted, That the debt of the stock- Debt ef stockholders due to the company for stock therein either by the original subscriber or assignee, should be of equal dignity

with judgments in the distribution of assets of a deceased stockholder by his legal representative.

Stock transferable. SEC. 8. Be it further enacted, That said company shall issue certificates of stock to its members, and said stock may be transferred in such manner as may be directed by the by-laws of said company.

SEC. 9. Be it further enacted, That the said company may at any time increase its capital stock to a sum sufficient to complete said road, either by opening books for subscription of new stock, or borrowing money on the credit of the company, or by mortgaging its charter and works, as by the stockholders directed.

Powers.

SEC. 10. Be it further enacted, That the said company shall have power to construct as speedily as possible a railroad with one or more tracks along the line as heretofore set forth in this act, and shall have the privilege of using any section of said road constructed by them, before the whole is completed.

Powers.

SEC. 11. Be it further enacted, That said company shall have power to construct said road across any public road, or along the track of such public road; Provided, however, That said railroad company make as good and substantial a road at one side.

Right of way.

SEC. 12. Be it further enacted, That when any land or right of way may be required by said company for the purpose of constructing their road, and for want of agreement as to the value thereof, or from any other cause the same cannot be purchased from the owner or owners, the same may be taken at a valuation made by five commissioners or a majority of them, to be appointed by the county courts of the respective counties in which some part of the land or right of way is located. In making said valuation the commissioners shall take into consideration the loss or damage which may accrue to the owner or owners in consequence of the lands or rights of way being surrendered. and the benefits or advantages he, she or they may receive from the erection of said road, and state particularly the value and amount of each, and the excess of loss and damages-over and above the advantage and benefits, shall form the measure of valuation of said land or right of way;

Provided, nevertheless, That if any person or persons over Proviso. whose lands the road may pass, or the company should be dissatisfied with the valuation of said commissioners, then, and in that case, either party may appeal to the superior court, and the proceedings of said commissioners, accompanied with a full description of said land or right of way, shall be returned under the hands and seals of a majority of the commissioners to the court from which commissions issued, there to remain a matter of record, and the lands or right of way so valued by the commissioners shall vest in said company so long as the same shall be used for the purposes of said road, so soon as the valuation may be paid, or when refused, may have been tendered; Provided, That Proviso. the right of condemnation shall not extend to the dwelling house, yard, garden or graveyard of any individual without his consent.

SEC. 13. Be it further enacted, That the right of said Right of way-restrictions. company to condemn lands in the manner described in the twelfth section of this act shall extend to the condemnation of only one hundred feet on each side of the main track of said road, unless in case of deep cuts and filling,. when said company shall have power to condemn as much in addition thereto as may be necessary for the construction of said road, and the company in like manner shall also have power to condemn any adjoining lands for the construction and building of depots, shops, work-houses, build- Dopots. shops. ings for servants, agents and persons employed on the road, not exceeding two acres in any one place.

SEC. 14. Be it further enacted, That all the lands on which Lands granted the road may be located, not heretofore granted by the State within one hundred feet of the centre of said road which shall be constructed by said company, shall vest in the company, as soon as the line of the road is definitely laid out.

SEC. 15. Be it further enacted, That said company shall Rates. have the exclusive right of the conveyance or transportation of persons, goods, merchandize and produce, and all other articles over said road, at such charges as may be fixed by a majority of the directors.

SEC. 16. Be it further enacted, That said company shall

Storage.

have the right, and it shall be their duty to take at the storehouses they may establish or annex to the road, all goods, wares and merchandize and produce intended for transportation, prescribe the rules of priority and change, and receive such just and reasonable compensation for storage as their by-laws may establish, or may be fixed by agreement.

Vacancies-

SEC. 17. Be it further enacted, That the board of directors may fill all vacancies which may occur in it during the period for which they may have been elected, and in the absence or death of the president, may appoint a president pro tempore, to fill his place from among their number.

Dividends.

SEC. 18. Be it further enacted, That the profits of the company, or so much thereof as the directors may deem advisable, shall, when the affairs of the company will admit of it, be annually divided among the stockholders.

Process.

SEC. 19. Be it further enacted, That notice of process upon the president, or acting agent of said company, shall be deemed lawful notice of service of process upon the company.

Guage.

SEC. 20. Be it further enacted, That said road shall be constructed of the North-Carolina guage. [Ratified the 17th day of December, 1862.]

RAILROADS.

Thep. 11. AN ACT TO AMEND THE CHARTER OF THE CHERAW AND COAL-FIELDS RAILROAD COMPANY, AS AMENDED BY AN ORDINANCE OF THE CONVENTION.

Power to construct road. Be it enacted by the General Assembly of the State of North-Carolina, and it is hereby enacted by the authority of the same, That the Cheraw and Coalfields Railroad Company have power to locate and construct their road across the Wilmington, Charlotte & Rutherford Railroad, in the county of Anson, at such point between Lilesville and Wadesborough as may be most economical, having reference to the general course of their road, and a suitable connection with the Wilmington, Charlotte & Rutherford Railroad. [Ratified the 17th day of December, 1862.]

AN ACT TO AMEND THE CHARTER OF THE ATLANTIC, TENNESSEE Chap. 12.

AND OHIO RAILROAD.

SECTION 1. Be it enacted by the General Assembly of the act of North-Carolina, and it is hereby enacted by the authority of the same, That the act entitled "an act to incorporate the Atlantic, Tennessee & Ohio Railroad Company," passed at the session of the General Assembly in the year 1854-'55, be amended by adding the following section, viz: "Be it enacted, That the said company shall have the exclusive right of conveyance, transportation of persons, goods, merchandize and produce over said railroad, at such charges as may be fixed on by the board of directors."

SEC. 2. Be it further enacted, That all parts of the said act of incorporation which conflict with the foregoing section be, and the same are hereby repealed. [Ratified the 17th day of December, 1862.]

ROADS.

AN ACT TO AUTHORIZE THE MAGISTRATES OF THE COUNTY OF CHATHAM TO LEVY A TAX FOR THE PURPOSE OF WORKING THE PUBLIC ROADS IN SAID COUNTY.

State of North-Carolina, and it is hereby enacted by the authority of the same, That the court of pleas and quarter sessions for the county of Chatham, twenty-one justices being present, are, at their discretion, authorized and empowered to levy a tax on all the property now taxed by the State, for the purpose of working and keeping up all the public roads in said county.

SEC. 2. Be it further enacted, That said justices shall confisioner. have power to appoint a commissioner of roads, whose duty

it shall be to lay off-roads into sections of five miles each, and let out the same to the lowest bidder, at the court-house in the town of Pittsborough, for such length of time as the justices may specify.

Commissioner to give bend.

SEC. 3. Be it further enacted, That said commissioner shall be required to give bond and security, to be approved of by the court, in the sum of ten thousand dollars, payable to the chairman of the court of pleas and quarter sessions of said county, for the faithful performance of his duty.

Contractors to give bond.

SEC. 4. Be it further enacted, That it shall be the duty of said commissioner to require a bond in double the amount from each and every one who may become a contractor, and file the same in the office of the clerk of the county court; and on failure of said commissioner to let out said contracts, or take such bond, he shall forfeit and pay the sum of twenty-five dollars in each and every contract, to be recovered on motion by the county attorney, at any regular term of the court of pleas and quarter sessions of said county; and all forfeitures and penalties collected according to the provisions of this bill, shall be appropriated to such purposes as the justices may direct.

SEC. 5. Be it further enacted, That all laws and clauses of laws coming in conflict with the provisions of this bill, be and the same are hereby repealed.

SEC. 6. Be it further enacted, That this bill shall be in force from and after its ratification. [Ratified the 12th day of December, 1862.].

Chap. 14. An act to provide for the better management and repair of the western turnpike road, and re-building and repairing certain bridges on the same.

Two sections.

SECTION 1. Be it enacted by the General Assembly of the State of North-Carolina, and it is hereby enacted by the anauthority of the same, That hereafter the Western Turnpike road shall be divided into two sections, the first section beginning at the town of Asheville, in the county of Buncombe, and ending at the point where said road crosses the line be-

tween the counties of Macon and Jackson; the second section beginning at the last named point, and ending at the point where the said road terminates on the line between this State and the State of Georgia and Tonnessee.

SEC. 2. Be it further enacted, That the Governor shall Governor to appoint a superintendent or agent for each of said sections, intendents. under the same rules and regulations as the superintendent of said road has heretofore been appointed, and such agents. shall discharge their duties in like manner, and under the like and same penalties for failing so to do, as the superintendent heretofore has been required to do, except as the same may be modified and changed by the provisions of this act.

3. Be it further enacted, That each of said agents shall Agents to give give bond in the sum of five thousand dollars with security, to be approved by the agent of the State for the sale of "Cherokee lands," payable to the State of North-Carolina, conditioned for the faithful discharge of their duties as superintendents respectively, and for faithfully accounting for all that may pass into their hands respectively, on account of, and by virtue of such superintendency of said road.

SEC. 4. Be it further enacted, That it shall be the duty of said agents respectively to see that the toll gates on said road for their respective sections are kept in good repair, and to appoint faithful toll-gatherers; and the toll-gatherers when appointed shall quarterly pay over all tolls, less the lawful commissions due them, to said superintendents respectively, and take receipt for the amount paid, reciting therein the amount received as commissions, and forward such receipts forthwith to the agent of the State for "Cherokee lands," and the said superintendents shall quarterly settle with the agent of the State for "Cherokee lands," and faitfully account to him for all moneys received and disbursed on account of said road, and pay over any surplus that may remain in their hands respectively, after making such disbursements thereof, as are now authorized by law, and it shall be the duty of the agent of the State for the sale of "Cherokee lands," to account for anymoney he may receive from said superintendents, or either of them, as for other moneys due the State in his hands, and by virtue of

Duties of Agents.

his office, and he shall annually make report to the Governor of the settlements made with said superintendents.

Appropriation.

SEC. 5. Be it further enacted, That the sum of six thousand dollars is hereby appropriated out of any funds now in the hands of the agent of the State, for the sale of Cherokee lands, or which may come into his hands, for the purpose of re-building the bridges on said road aross the Hiwassee and Pigeon rivers, and for the repair of such other bridges as may be required to be repaired, and the building and repairs of said bridges shall be done under the superintendence and directions of said superintendents respectively, as the superintendent has heretofore been allowed by law, to have such work executed; and the order of said superintendents repectively, shall be sufficient warrant to authorize said agent for the sale of "Cherokee Lands," to pay out the money by this act appropriated.

Petallics for noncommunication SEC. 6. Be it further enacted, That if said superintendents, or either of them, or any toll-gatherer on said road, shall fail to faithfully perform all and every the duties devolving upon them by virtue of this or any other act, shall be guilty of a misdemeanor, and on conviction shall be fined or imprisoned at the discretion of the court.

SEC. 7. Be it further enacted, That this act shall be in force from and after its ratification. [Ratified the 17th day of December, 1862.]

Charp. 15. AN ACT TO AMEND THE CHARTER OF THE WESTERN PLANK EOAD.

Amendments to Acts of 1850 and 1851, Be it enacted by the General Assembly of the State of North-Carolina, and it is hereby enacted by the authority of the same, That the act of the General Assembly, passed at the session of 1850-'51, entitled, "An act to incorporate the Western Plankroad Company," be amended as follows, viz.:

Section. 1. Be it enacted, &c., That hereafter the Western Plankroad Company shall not be required to keep in repair its plank road, between Charlotte and Lincolnton, but that it shall have power and authority to abandon any

part or parts thereof to public use, that they may see proper: Provided, that on the part or parts so abandoned, no Proviso.

charge or toll shall be asked or taken.

SEC. 2. Be it further enacted, That the bridges on said Bridges. road may be retained, or any of them, by said company as toll bridges, or the company may dispose of any of them, or any portion of said road to the justices of the counties in which they lie, or other persons, as may be agreed upon between said parties [Ratified the 18th day of December, 1862.7

TOWNS.

AN ACT TO INCORPORATE THE TOWN OF MARION.

Chap. 16.

Section. 1. Be it enacted by the General Assembly of the Commissioners State of North-Carolina, and it is hereby enacted by the authority of the same, That R. C. Burgin, A. M. Finley, R. H. Garvin, Esq., Benjamin Weeks and Rev. - Stanley be, and the same above named persons are hereby appointed commissioners of the town of Marion, in the county of McDowell, for one year from the first Monday of January next, and that the sheriff of said county, shall, on the first Monday of January, 1864, and at the same time in each and every year thereafter, hold an election for commissioners in said town, after having given two days notice thereof, said commissioners to hold their office for the space of one year only, or until others are elected.

SEC. 2. Be it further enacted, That any citizen of said Eligibility to town of Marion, who is twenty-one years old, and has resided therein for six months immediately preceding the election, shall be eligible as commissioner, and every inhabitant of the said town, who has resided therein six months immediately preceeding the day of election, and who is qualified to vote for a member of the House of Commons, and also every free white male citizen, twenty-one years of age who has resided anywhere in said county for six months immediately preceeding the day of election, who owns a free hold of the value of fifty dollars in said county,

shall be entitled to vote in said election for commissioners, and such election shall be conducted in the same manner as elections of members of the General Assembly, and in event of a tie, the sheriff or his deputy shall give the casting vote; and the sheriff for his services in holding said elections shall receive from the board of commissioners, the sum of four dollars.

Oath of office.

SEC. 3. Be it further onacted, That the said commissioners, within five days after their election and before entering upon the duties of their office, shall take an oath, before some justice of the peace for said county, faithfully and impartially to perform their duty, and therefore they shall be constituted a body politic and corporate, under the name and style of the commissioners of the town of Marion, and as such may sue and be sued, plead and be impleaded, acquire and transfer property, have and use a common seal and perpetual succession.

Officers.

SEC. 4. Be it further enacted, That the said commissioners, or a majority of them, shall have power and authority to appoint a magistrate of police, a town constable and treasurer, and shall have power to lay and collect a tax on the inhabitants and property of said town, not exceeding one dollar on the poll and thirty-three and one-third cents on one hundred dollars worth of real estate, to be ascertained by the assessment thereof, made by law for taxation, as shown by the tax list, returned to the county court of said county, and a tax on each store, grocery, tavern, lawyer, physician, at the discretion of said commissioners; on every dog exceeding one, owned by any one person, five dollars; on exhibitions of material or artificial curiosities, five dollars; on all slight of hand performers, on bands of singers, who exhibit for pay, three dollars, which said taxes, when collected, shall be appropriated to repairing the streets and side walks, and to such other purposes as the commissioners or a majority of them shall direct.

Taxes.

Patrols.

SEC. 5. Be it further enacted, That said commissioners be authorized and empowered to establish patrols for said town, and to enact and adopt all such by-laws, rules and regulations as they or a majority of them may deem necessary for the health, good order, improvement and proper go-

vernment of said town: Provided, that nothing in this act Proviso. contained, shall authorized said commissioners to prevent the citizens of McDowell county, from exposing to sale on the public square any goods, wares or merchandize, or commodity of any kind, now authorized by law to be sold, free of any town tax: And provided, such by-laws, rules and regulations, be not inconsistent; and they shall have power to do and enact all such orders as they may deem necessary for the good order and health of said town: Provided, the same shall not be inconsistent with the constitution of North-Carolina, or the Constitution of the Confederate States.

SEC. 6. Be it further enacted, That the town constable Constable the aforesaid, or sheriff shall be the collector of the town tax, tax collector. under the direction of the said commissioners, and for that purpose shall have all the powers and immunities of sheriffs in the collection of the public revenue, and in the exercise of the magistrate of police for his services, shall receive the same pay that sheriffs now receive.

SEC. 7. Be it further enacted, That the town constable constable to shall be required to enter into bond with good and sufficient give bond. security, in the sum of one thousand dollars, before entering upon the duties of his office, payable to the State of North-Carolina, for the faithful performance of the duties of his office, and paying over to the town treasurer all moneys collected by virtue of his office, and for a breach of of said bond shall be liable as other constables are now liable.

SEC. 8. Be it further enacted, That any commissioner Penalty for elected under the provisions of this act, who is eligible, who ance. refuses to serve as commissioner, shall forfeit and pay the sum of twenty dollars, to be sued for, and recovered by, and in the name of, the sheriff of said county, before any single justice of the peace, by warrant, and the amount . when collected shall be paid over to the town treasurer, to be disbursed by him under the order of the commissioners, for the benefit of the streets of said town, &c. : Provided, Proviso. however, that no person shall be compelled to act as commissioner any two years in succession.

SEC. 9. Be it further enacted, That upon the death, resig-

Vacancy.

nation, removal, or refusal to act, of any of the commissioners, the remainder, or a majority of them, shall have power and authority to appoint his or their successor or successors, who shall have the same powers granted to his or their predecessors, and shall in like manner be compelled to serve.

Liquer.

SEC. 10. Be it further enacted, That the aforesaid commissioners shall have power to suppress any distillery of spirituous liquors, and prevent the sale of the same, within three miles of the court house of McDowell county. for the purpose of the protection of the male and female schools in said town.

Corporate

SEC. 11. Be it further enacted, That the corporate limits of said town shall extend half a mile in every direction from the court house, and that the commissioners of said town shall have power to tax every kind of peoperty now taxed by the General Assembly.

SEC. 12. Be it further enacted, That all laws, or clauses of laws, coming in conflict with this act be, and the same are hereby repealed.

SEC. 13. Be it further enacted, That this act shall be in force from and after its ratification. [Ratified the 22nd day of December, 1862.]

MISCELLANEOUS.

2. 17. AN ACT IN RELATION TO THE RICHMOND MANUFACTURING COM-

Revival of an Act of 1888.

Be it enacted by the General Assembly of the State of North-Carolina, and it is hereby enacted by the authority of the same, That the provisions of an act passed at the session of the General Assembly, A. D., 1833, chapter 69, entitled, "An act to incorporate the Richmond Manufacturing company," be, and the same are hereby declared to be revived, and shall be extended, and be in full force from and after the ratification of this act, for thirty years; and the said Richmond Manufacturing Company, shall be held and deemed to be for that time a body politic and corporate,

entitled to all the rights, and subject to all the liabilities which attach to corporations by the law of this State. $\lceil Ra \rceil$ tified the 18th day of December, 1862.]

AN ACT TO INCORPORATE THE MACON LEATHER COMPANY.

Chap. 18.

Section 1. Be it enacted by the General Assembly of the Books to be State of North-Carolina, and it is hereby enacted by the au- opened. thority of the same, That Joseph Conley, John C. Ledford and Jackson Johnson be, and they are hereby appointed commissioners, with power and authority to open books and receive subscriptions to the amount of fifty thousand dollars, which shall constitute the capital stock of the compa- Capital stock. ny hereby incorporated for the purpose of the manufacture

of leather, shoes, saddles, harness, &c.

SEC. 2. Be it further enacted, That the said capital stock Meeting to be shall be divided into shares of fifty dollars each, and as soon as one hundred shares shall be subscribed, it shall be the duty of the said commissioners, or any one of them, to notify the stockholders by advertisement to attend at such time and place as may be designated, and if a majority of the shares subscribed shall be represented at such meeting, then it shall be lawful for the stockholders to appoint a president, treasurer and five directors for the term of one officers. year, and until the next general meeting of the stockholders, and the president and directors, when so appointed, and their successors in office, shall constitute a body corporate and politic in law, by the name and style of the Macon Powers. Leather Company, and may sue and be sued, plead and be impleaded, and as such shall have a corporate existence for thirty years, shall have a common scal, and have all other necessary powers incident to corporate companies which may be necessary to effectuate the object had in view by this act.

SEO. 3. Be it further enacted, That said company, at a Stock. general meeting of the stockholders, in pursuance of the provisions of the second section of this act, shall fix upon regulations in reference to the payment of the stock subscribed, and the representation of the same as they may

deem proper; and they shall have power to make all necessary by-laws, rules and regulations for the government of said company, not inconsistent with the constitution of this State and of the Confederate States.

Profits.

SEC. 4. Be it further enacted, That no greater profit than seventy-five per cent. upon the cost of production shall be charged upon any article manufactured by said corporation during the war, and that a greater profit taken or demanded shall cause a forfeiture of the charter hereby granted, and render the corporators guilty as aforesaid, liable to indictment for a misdemeanor.

SEC. 5: Be it further enacted, That this act shall be in force and effect from and after its ratification. [Ratified the 18th day of December, 1862.]

Chap. 19.

AN ACT TO PERFECT CERTAIN GRANTS.

Preamble.

Whereas, an entry of twenty-eight acres of vacant land in Ashe county, in the name of William Colvard was made, and for the purpose of obtaining from the State a grant for this land, a survey on a warrant lawfully issued on said warrant was regularly made of said land and duly certified, as by law required, and the certificate of said survey was duly returned to the Secretary of State, and the price of said land with the lawful fees was duly paid; and also whereas, entries of land were made in Ashe county and in Wilkes county in the name of Peyton Colvard, to wit: one entry in Wilkes county for forty-five acres, and another in the same county for one hundred acres, and one entry in Ashe county for ninety-eight acres, and another in the same county for one hundred acres; and for the purpose of obtaining grants from the State for said parcels of land, said Colvard procured them to be lawfully surveyed, and the certificates of survey to be duly returned into the office of secretary of State, and did pay the purchase money to the State with lawful fees for the said several parcels of land; and whereas the secretary of State filled up and registered in his office what purported to be grants for the said several parcels of land, with the seal of the State affixed, and forwarded the same to the grantces, but which were incomplete for the want of the name of his Excellency, D. S. Reid, then Governor of the State, therefore,

Section 1. Be it enacted by the General Assembly of the Governor to authenticate State of North-Carolina, and it is hereby enacted by the au- said grants. thority of the same, That it shall be lawful for his Excellency, Z. B. Vance, now to authencate said intended grants by subscribing his signature thereto, and the same being so authenticated, shall convey the right and title of the State in and to the said lands, to the said William Colvard and Peyton Colvard, in the same manner and to the same effect as if the said D. S. Reid had authenticated the same, and hold good from the time they respectively bear date.

SEC. 2. Be it further enacted, That this act shall take effeet and be in force from and after its ratification. [Ratified the 19th day of December, 1862.]

AN ACT TO INCORPORATE THE PRESBYTERIAN PRINTING AND PUB- Chap. 20. LISHING COMPANY IN THE TOWN OF FAYETTETILLE.

5. Saction 1. Be it enacted by the General Assembly of the Budy corpo-State of North-Carolina, and it is hereby enacted by the authority of the same, That James H. McNeill, John M. Sherwood, David Murphy, Colin Shaw, Samuel Paisley, Hector McNeill, Hugh A. Munroe, Nash Whitehead, C. G. Wright, A. A. McKethan, Alexander Johnson, Jun., Duncan Mc-Laurin, Joseph Utley, J. A. Worth, Arch'd McLean, Arch'd Baker, W. W. Pharr, Calvin Wiley, James McQueen, John M. Rose, J. R. Murchison, John Elliott, James P. Hodges, Joel Williams and such other persons as now are, or who may hereafter associate with them, shall be a corporation by the name of the Presbyterian Printing and Publishing Company, for the purpose of printing and publishing the North-Carolina Presbyterian newspaper, books, pamphilets, &c.

SEO. 2. Be it further enacted, That the capital stock shall Capital stock be at present five thousand dollars, in shares of \$100 each, with privilege of increasing the same from time to time as

a majority in interest may think proper, to a sum not exceeding \$50,000.

Real estate.

SEO. 3. Be it further enacted, That the said company may purchase and hold real estate, not exceeding in amount \$25,000.

By-laws. &c.

SEC. 4. Be it further enacted, That said company may make such by-laws and regulations, not inconsistent with the constitution and laws of the State, as they may think necessary for the due management of the business of said company.

Powers.

SEC. 5. Be it further enacted, That said corporation shall have power to sue and be sued, and plead and be impleaded in any court having jurisdiction in this State.

SEC. 6. Be it further enacted, That this act shall continue in force for 30 years from the passage thereof. [Ratified the 19th day of December, 1862.]

RESOLUTIONS

OF A PRIVATE NATURE, PASSED BY THE

GENERAL ASSEMBLY

NORTH-CAROLINA,

1862.'68.

RESOLUTION IN FAVOR OF PHILIP G. SMITH.

Resolved, That the public treasurer be authorized to pay Refunds to Thomas Smith, attorney in fact, for Philip G. Smith, one hundred and one dollars and twenty-five cents, amount overpaid in taxes. [Ratified the 27th day of November, 1862.]

A RESOLUTION IN FAVOR OF WM. R. LOVELL, DOORKEEPER.

Resolved, That the public Treasurer be directed to pay Page \$6. to Wm. R. Lovell, Doorkeeper of the late House of Commons, six dollars and mileage for two days' attendance at this session. [Ratified the 27th day of November, 1862.]

A RESOLUTION TO PAY J. W. ALSPAUGH FOR HIS SERVICES AT THE OPENING OF THE SENATE.

Resolved, That the treasurer be and he is hereby author- Pays \$43. ized to pay to J. W. Alspaugh forty-three dollars for his services as clerk and his mileage from and to Forsytho county. [Ratified the 27th day of November, 1862.]

RESOLUTION IN FAVOR OF THOS. E. AND C. M. SKINNER, JUN.

Pays \$2,174.75. Resolved, That the public treasurer be and he is hereby authorized and required to pay to Thomas E. and C. M. Skinner, Jun., the sum of two thousand one hundred and seventy-four dollars and seventy-five cents, (\$2,174.75,) that sum being the value of certain pork, bacon and lard belonging to them, heretofore seized and appropriated by the government, for the use of the army. [Ratified the 17th day of December, 1862:]

RESOLUTION IN FAVOR OF SOLOMON POOL.

Refunds \$75. Resolved, That the public treasurer be directed to pay to Professor Solomon Pool, of the University of North Carolina, the sum of seventy-five dollars, the amount of taxes overpaid by him in July, 1862. [Ratified the 17th day of December, 1862.]

RESCLUTION IN FAVOR OF S. S. HICKS.

Pays \$25.

Resolved, That the treasurer of the State pay to S. S. Hicks twenty-five dollars, for articles and moneys furnished the State. [Ratified the 17th day of December, 1862.]

A RESOLUTION IN FAVOR OF JOHN BLALOCK.

Refunds \$4 80. Resolved, That the public treasurer be and he is hereby authorized to pay to John Blalock four dollars and eighty cents, it being the amount of taxes overpaid by him. [Ratified the 18th day of December, 1862.]

RESOLUTION IN FAVOR OF JOSEPH WELCH.

Refunds \$27. Resolved, That the agent for the collection of Cherokee bonds be directed to refund to Joseph Welch, of the county

of Macon, the sum of twenty-five dollars, it being the sum paid by him into the public treasury upon grant No. 2,035, by mistake, the land therein having been previously sold, and a prior and better title obtained. [Ratified the 18th day of December, 1862.]

RESOLUTION IN FAVOR OF BENJAMIN FITZRANDOLPH.

Resolved, That Benjamin FitzRandolph, late sheriff of Allows the collect arrears of taxes due rears of taxes. him, payable in the year 1860. [Ratified the 18th day of December, 1862.]

RESOLUTION IN FAVOR OF THE PRINCIPAL CLERKS OF THE HOUSE AND SENATE.

Resolved, That the public treasurer be, and he is hereby Extra pay—authorized to pay to the principal clerk of the Senate, and the principal clerk of the House of Commons, one hundred dollars extra of what is now allowed by law, for copying and preparing for the press the Journals, and that they complete the same at as early a day as practicable. [Ratified the 20th day of December, 1862.]

A RESOLUTION IN FAVOR OF THE DOORKEEPERS.

Resolved, That the public treasurer pay the principal and Extra payassistant doorkeepers of the Senate and House of Commons *50. of the present Legislature fifty dollars each, their usual extra allowance for servant hire. [Ratified the 20th day of December, 1862.]

RESOLUTION IN FAVOR OF T. H. HILL.

Resolved, That the public treasurer pay to T. II. Hill five Refunds \$5. dollars, excess of taxes paid by him to the sheriff of Wake,

and accounted for by the latter, in the settlement of his accounts for the year 1862. [Ratified the 20th day of December, 1862.7

RESOLUTION IN FAVOR OF CAPTAIN JAS. S. IVES.

Refunds \$250.

Resolved, That the paymaster general pay to Capt. Jas. S. Ives two hundred and fifty dollars, the same being the amount paid out by him for the benefit of the State in bounty money. [Ratified the 20th day of December, 1862.]

RESOLUTION IN FAVOR OF LEWIS WILLIAMSON.

Refunds \$1000. Resolved, That the public treasurer be, and he is hereby authorized and required to refund to Lewis Williamson, late sheriff of Columbus county, the sum of one thousand dollars, penalty recovered against him in the superior court of Wake county, for failure to settle for the year A. D., 1861. [Ratified the 20th day of December, 1862.]

> A RESOLUTION IN FAVOR OF G. W. CRUMPLER, LATE SHERIFF OF SAMPSON COUNTY.

Authorizes collection of arrearages of taxes.

Resolved, That G. W. Crumpler, late sheriff of the county of Sampson, be authorized to collect arrearages of taxes for the years 1859 and 1860. [Ratified the 20th day of December, 1862:7

RESOLUTION IN FAVOR OF W. A. MAROONEY, SHERIFF OF DAVIE

Refunds **\$**19 80.

Resolved, That the public Treasurer be authorized to pay W. A. Marooney, sheriff of Davie county, eighteen dollars and eighty cents, amount of taxes overpaid in his settlement with the comptroller for taxes for the year 1861. [Ratified the 22d day of December, 1862.]

RESOLUTION IN FAVOR OF THE ENGROSSING CLERKS OF THE PRE-SENT SESSION OF THE GENERAL ASSEMBLY.

Resolved, That the engrossing clerks of the present ses- Extra per diem sion of the General Assembly be, and they are hereby allowed one dollar per diem extra compensation for their services. [Ratified the 22d day of December, 1862.]

RESOLUTION IN FAVOR OF C. P. BRYSON.

Resolved, That the public treasurer be, and he is hereby Pays \$210. required to pay to Carson P. Bryson, two hundred and ten dollars, in full compensation for his services as drill master in the 76th regiment of North-Carolina troops. [Ratified the 22d day of December, 1862.]

RESOLUTION TO PAY THE OFFICERS AND PRIVATES OF CAPT. J. W. F. BANKS' COMPANY FOR THEIR SERVICES.

Resolved, That the paymaster of the State be authorized Authorizes and requested to pay the officers and elisted men of Capt. payment. J. W. F. Banks' company, who have not been paid, for two months and twenty-four days' services, on the presentation of a duly certified pay roll. [Ratified the 22d day of Decenber, 1862.]

STATE OF NORTH-CAROLINA, Office of Secretry of State, March, 1863.

I, John P. H. Russ, Secretary of State in and for the State of North-Carolina, do hereby certify that the foregoing are true copies of the original Acts and Resolutions on file in this office. Given under my hand, this 30th day of February, 1863.

JOHN P. H. RUSS, Secretary of State.

PRIVATE LAWS

OF THE

STATE OF NORTH-CAROLINA,

PASSED BY THE

GENERAL ASSEMBLY

AT ITS

ADJOURNED SESSION OF 1862-'63.

RALEIGH:
W. W. HOLDEN, PRINTER TO THE STATE.
1863.



PRIVATE LAWS

OF

NORTH-CAROLINA,

AT ITS

ADJOURNED SESSION OF 1862-'63.

COUNTIES.

AN ACT FOR THE RELIEF OF THE CITIZENS OF ALLEGHANY COUNTY. Chap. 1.

WHEREAS, in March last the records belonging to the of- Preamble. fice of the county court clerk of the county of Alleghany were destroyed by fire, and great injury and inconvenience is likely to accrue to the citizens thereof in consequence of the same, for the remedy whereof,

Section 1. Be it enacted by the General Assembly of the Certain papers
State of North-Carolina, and it is hereby enucted by the au-evidence. thority of the same, That in all cases where the appearance docket, the trial docket, the minute docket, and the execution dockets have been destroyed, that all papers of every kind which were then in the hands of the public officers of said county of Alleghany, upon their return to the clerk of said court, with the proper endorsement thereon, that the said papers shall be prima facie evidence of the existence of the records of said court from which they purport to have been issued.

SEC. 2. Be it further enacted, That in all cases where papers of original or leading process, of every kind whatso-ary process, ever, also in all cases of secondary or final process or grants, grants. &c. or deeds, or wills, may have been destroyed with the records, that parole testimony may be received in all law suits that

may hereafter arise, or that may now be in court, to establish the fact of their existence or their contents before the fire, in all cases where they are material in the trial of any cause, or for any other purpose.

Deeds, wills,

SEC. 3. Be it further enacted, That in all cases where deeds, or wills, or grants may have been destroyed, a true copy produced in the county court, upon satisfactory proof of the court that it is a true copy, the court shall order that the same be recorded in like manner as the original; and said copies shall be received as evidence in cases where it may become material.

Witness tick-

SEC. 4. Be it further enacted, That in all cases where witness tickets may have been destroyed, and the witnesses have not received their pay for the same, that the witnesses shall be allowed to prove their attendance in the case in like manner and under the same rules as they proved and obtained their tickets that were destroyed.

SEC. 5. Be it further enacted, That this act shall be in force from and after its ratification. [Ratified the 3d day of February, 1863.]

Chap. 2. An act to amend an act entitled an act concerning the county site of mitchell county.

Amendment.

Section 1. Be it enacted by the General Assembly of, the State of North-Carolina, and it is hereby enacted by the authority of the same, That the first section of an act entitled an act concerning the county site of Mitchell county, certified the 22d December, 1862, be amended as follows, to wit:

Proviso.

Provided, That the location of the said new site shall be within four miles of the geographical centre of the county, to be ascertained by actual survey and measurement, and that the county of Mitchell shall pay the expenses of the same.

Sec. 2. Be it further enacted, That this act shall be in force from and after its passage. [Ratified the 11th day of February, 1863.]

AN ACT CONCERNING THE COURTS OF PLEAS AND QUARTER SES- Chap. 3. SIONS OF CALDWELL AND FRANKLIN COUNTIES.

Section 1. Be it enacted by the General Assembly of the Fifteen justices State of North-Carolina, and it is hereby enacted by the authority of the same, That it shall and may be lawful hereafter for fifteen justices of the peace in and for the counties of Caldwell and Franklin, to transact all county and other business which now requires by law a majority of all the acting justices to be present.

SEC. 2. Be it further enacted, That nothing herein contained shall be so construed as to prevent all the justices from acting when present. [Ratified the 12th day of February, 1863.7

AN ACT TO BE ENTITLED AN ACT TO LEGALIZE AND CONFIRM THE Chap. 4. JUDICIAL PROCEEDINGS OF A COUNTY COURT HELD IN CATAWBA COUNTY.

WHEREAS, on the 19th day of January, 1863, the county Preamble. court of Catawba county, by mistake, met and transacted the usual judicial business incident to their jurisdiction, therefore,

Section 1. Be it enacted by the General Assembly of the Proceedings le-State of North-Carolina, and it is hereby enacted by the authority of the same, That all acts and judicial proceedings entered upon record by said court, so holden by mistake, be and they are hereby confirmed and legalized.

SEC. 2. Be it further enacted, That this act shall be in force from and after its ratification. [Ratified the 4th day of February, 1863.

Chap. 5. AN ACT TO CHANGE THE TIME OF HOLDING THE COURTS OF PROBATE AND PUBLIC SALES' DAYS IN THE COUNTY OF RUTHERFORD.

Time specified.

Section 1. Be it enacted by the General Assembly of the State of North-Carolina, and it is hereby enacted by the authority of the same, That the courts of probate for the county of Rutherford shall be held on the fourth Monday in January, April, July and October.

Sales' day to be fourth Monday.

Sec. 2. Be it further enacted, That the public sales' days for said county shall be the fourth Monday in each and every month, instead of the second Monday, as is now prescribed by law.

SEC. 3. Be it further enacted, That all laws and clauses of laws coming in conflict with this act, be and the same are hereby repealed. [Ratified the 12th day of February, 1863.]

Chap. 6.

AN ACT TO BE ENTITLED AN ACT TO LEGALIZE AND CONFIRM THE ACTS AND JUDICIAL PROCEEDINGS OF A COUNTY COURT HELD IN HENDERSON COUNTY.

Preamble.

WHEREAS, on the 29th day of December, 1862, the county court of Henderson, by mistake, met and transacted the usual judicial business incident to its jurisdiction; therefore,

Proceedings legalized.

Be it enacted by the General Assembly of the State of North-Carolina, and it is hereby enacted by the authority of the same, That all the acts and judicial proceedings entered of record by said court so holden by mistake, be and the same are hereby confirmed and legalized. [Ratified the 3d day of February, 1863.]

Chap. 7. AN ACT TO CHANGE THE TIME OF HOLDING THE COURTS OF PLEAS AND QUARTER SESSIONS IN THE COUNTY OF ASHE.

Time specified. Section 1. Be it enacted by the General Assembly of the State of North-Carolina, and it is hereby enacted by the authority of the same, That from and after the second Mon-

day in April, 1863, the court of pleas and quarter sessions for the county of Ashe shall be holden on the fourth Monday of February, May, August and November, respectively in each and every year; and all proceedings and process of every kind after the second Monday of April, 1863, pending in and returnable to either of said courts, shall stand continued, and be refurned to the several courts herein expressed respectively: Provided, That the first court Proviso. held under the provisions of this act shall be held on the fourth Monday in May, 1863.

SEC. 2. Be it further enacted, That all laws and clauses of laws coming in conflict with the provisions of this act be and the same are hereby repealed. [Ratified the 27th day of January, 1863.]

AN ACT TO ALTER THE TIME OF HOLDING THE COURTS OF PLEAS Chap. 8. AND QUARTER SESSIONS FOR THE COUNTY OF STOKES.

Section 1. Be it enacted by the General Assembly of the Time specified, State of North-Carolina, and it is hereby enacted by the authority of the same, That from and after the second Monday in March, one thousand eight hundred and sixty-three, the courts of pleas and quarter sessions of the county of Stokes shall commence on the following days and no other, that is to say, on the third Monday in the months of June, September, December and March in each and every year thereafter.

. Sec. 2. Be it further enacted, That all writs and other Writs and other er process. process which the clerk of the court of pleas and quarter. sessions for said county may issue from and after the passage of this act until the second Monday in March, 1863, shall be, and the same are hereby made returnable, under the same rules, regulations and penalties as are already prescribed by law to the term of said court which is to be held on the second Monday in March next, and after that to the terms in course, as ordered and arranged in this act; and that all causes that may be continued at the term on the second Monday in March, one thousand eight hundred and sixty-three of said court, as heretofore constituted, shall

stand for trial at the term on the third Monday in June fol-

lowing.

SEC. 3. Be it further enacted, That all laws and clauses of laws coming within the meaning and purview of this act be, and the same are hereby repealed. [Ratified the 27th day of January, 1863.]

Chap. 9. AN ACT TO LEGALIZE AND CONFIRM THE ACTS AND JUDICIAL PRO-CEEDINGS OF A COUNTY COURT HELD IN LINCOLN COUNTY.

Preamble

WHEREAS, on the 12th day of January, 1863, the county court of Lincoln, by mistake, met and transacted the usual judicial business incident to their jurisdiction; therefore,

Proceedings legalized.

Be it enacted by the General Assembly of the State of North-Carolina, and it is hereby enacted by the authority of the same, That all the acts and judicial proceedings entered of record by said court, so holden by mistake be, and they are hereby confirmed and legalized. [Ratified the 28th day of January, 1863.].

AN ACT IN RELATION TO THE COUNTY COURT OF BRUNSWICK Chap. 10. COUNTY.

Preamble.

WHEREAS, it is well known to the people of Brunswick county, that the small pex is prevailing to an alarming extent in the town of Smithville, and that it would be unsafe for the court of pleas and quarter sessions to be held at the court house in said county; therefore,

Next term of the court, where held.

Section 1. Be it enacted by the General Assembly of the State of North-Carolina, and it is hereby enacted by the authority of the same, That the chairman of the county court aforesaid, or five justices of the peace, may be authorized to order the next term of the court to be held on the first Monday in March next, at the house of Thomas McKeethan, in said county.

SEC. 2. Re it further enacted, That should it be deemed unsafe to hold court at the court house in said county, on

June term.

the first Monday in June next, it shall be lawful to hold that term of said court at the same place.

SEC. 3. Be it further enacted, That this act shall be in full force from and after its ratification. [Ratified the 7th day of February, 1863.]

AN ACT AUTHORIZING A SPECIAL TERM OF RANDOLPH COUNTY Chap. 11. COURT TO DO OTHER BUSINESS IN ADDITION TO LAYING COUNTY TAXES.

WHEREAS, owing to the existence of small pox and in- Preamble. clement weather in the county of Randolph, during the week commencing 1st Monday in February, 1863, a majority of the justices of said county did not convene, whereby there was a failure to impose county taxes, and also a failure to elect couty trustee, board of superintendents of common schools, and to do other county business required to be done at the February term of said court; therefore,

Section 1. Be it enacted by the General Assembly of the Special term State of North-Carolina, and it is hereby enacted by the authority of the same, That the special term of the county court, anthorized to be convened under the provisions of the revenue bill of this session, be anthorized to elect a county trustee, board of superintendent of common schools, and to do all other county business which ought to have been done at the February term of said court, had a majority of the justices been present.

SEC. 2. Be it further enacted, That this act be in force immediately after its ratification. [Ratified the 10th day of February, 1863.]

AN ACT FOR CHANGING THE TIME OF HOLDING THE PROBATE Chap. 12. COURTS FOR RUTHERFORD COUNTY.

Be it enacted by the General Assembly of the State of Time specified. North-Carolina, and it is hereby enacted by the authority of the same. That hereafter, the time for holding probate courts

for Rutherford county be changed to the second Monday in April, July, October and January; and all laws coming in conflict with this act are hereby repealed. [Ratified the 27th day of January, 1863.]

Chap. 13. An act to provide for the holding of courts in the county of hertford.

Preamble.

WHEREAS, the Federal army has destroyed by fire the court house in the town of Winton, in Hertford county, and whereas courts cannot be held in said town with safety; therefore,

Courts, where held. Section 1. Be it enacted by the General Assembly of the State of North-Carolina, and it is hereby enacted by the authority of the same, That courts may be held in any place or places at the regular time of holding courts in said county, whenever two thirds of the justices of the peace of said county may agree: Provided, That in case two-thirds cannot agree, then it shall be in the power of the special court to decide.

Pro iso.

Justices to be summoned.

SEC. 2. Be it further enacted, That the chairman of the county court shall direct the sheriff of said county to summons all the justices of the peace in said county to attend at Winton, at any time, for the purpose of deciding where the first court shall be held.

When to go in-

SEC. 3. Be it further enacted, That this act shall go into effect on the first day of January, one thousand eight hundred and sixty-three, and continue in full force and effect for two years.

Clerks' offices.

SEC. 4. Be it further enacted, That the clerk of the county court, and the clerk of the superior court, shall not be compelled to keep their offices within one mile of the court house; all laws and clauses of laws coming in conflict with this act are, as to this act, hereby repealed. [Ratified the 10th day of February, 1863.]

MANUFACTURING COMPANIES.

AN ACT TO AMEND THE CHARTER OF THE NORTH-CAROLINA POW- Chan, 14. DER MANUFACTURING COMPANY.

Section 1. Be it enacted by the General Assembly of the Supply of wa-State of North-Carolina, and it is hereby enacted by the authority of the same. That for the purpose of furnishing their mill with a constant and ample supply of water for operating the machinery, the North-Carolina Powder Manufacturing Company is authorized, and shall have the power to raise dams: (Provided, That it does not interfere with or Proviso. dam the river so as to injure the passage of the Tuckaseegee ford, overflow lands,) excavate and open canals; and that in case of failure to agree with any person or parties . upon the price of lands thus taken by the said company, the damage to said lands shall be assessed by a commissioner as provided in section 4th of their charter.

SEC. 2. Be it further enacted, That for the purpose of Power to construct a plant placing said company mill in easy and convenient commu-tram or railnication with the W. C. & R. R. R., the said company shall road. have, under the provisions of the preceding section, power to construct, and the exclusive use, control and benefit of any plankroad, tramroad or railroad, by the company so built, or of any water channel by them opened up for the aforesaid purpose; and that for the purpose of re-building said mills, in case of destruction from explosions or other causes, and for the keeping on hand constant and sufficient supplies of material, the said company shall have power to issue coupon bonds, pledged for their payment upon the Bonds. faith and credit of the company, to an amount not exceeding one hundred dollars, and bearing a rate of interest not exceeding ten per cent. per annum.

SEC. 3. Be it further enacted, That no persons shall sell, Penalty for dealing in liconvey or give to, furnish with or procure for any hand quors. as employee working in or about said company mills, or any department thereof, any whiskey, brandy, wine, malt or intoxicating liquors, under the penalty, if a white person, of not less than fifty dollars fine for each and every offence, and imprisonment at the discretion of the county or

superior court; and if a free negro or slave thirty-nine

lashes, and imprisonment as aforesaid.

SEC. 4. Be it further enacted, That this law shall be in force from and after its ratification. [Ratified the 10th day of February, 1863.]

Chap. 15. AN ACT TO INCORPORATE THE RANDOLPH MANUFACTURING COM-

Body politic.

Section 1. Be it enacted by the General Assembly of the State of North-Carolina, and it is hereby enacted by the authority of the some, That John M. Coffin, Alexander S. Horney, John D. Williams, Isaac H. Foust, George W. Williams, Hugh Parkes, their associates, successors and assigns, be and they are hereby created a body politic and corporate in law and in fact, by the name and style of the Randolph Manufacturing Company, for the purpose of manufacturing cotton and woollen goods, flour and meal, and all other articles whatsoever, except malt or spirituous liquors, at Franklinsville, in the county of Randolph; and by the name and style of the "Randolph Manufacturing Company," may hereafter sue and be sued, plead and be impleaded in any court of record, or before any justice of the peace; contract and be contracted with, have successors for thirty years and a common seal; acquire, possess, enjoy and transfer real and personal estate, goods and merchandise, to enable them to carry on their business of manufacturing with advantage and profit, and shall be subject to all of the rules, regulations and restrictions contained in the 26th chapter of the Revised Code, so far as they are applicable to such a corporation, and are not inconsistent with the provisions of this act: Provided, They sell at a profit not exceeding 75 per cent. upon cost of production.

Powers.

Capital stock.

SEC. 2. Be it further enacted, That the capital stock of said company shall not be less than ten thousand dollars, nor more than eighty thousand dollars, in shares of not less than fifty dollars, nor more than one thousand dollars each.

Sec. 3. Be it further enacted, That this act shall be in force from and after its ratification. [Ratified the 11th day of February, 1863.]

· MINING COMPANIES.

AN ACT TO INCORPORATE THE RHYMER GOLD AND COPPER MINING Chap, 16. COMPANY IN THE COUNTY OF ROWAN.

Section 1. Be it enacted by the General Assembly of the State of North-Carolina, and it is hereby enacted by the authority of the same, That a gold and copper mining company shall be established in this State, by the name and style of the "Rhymer Gold and Copper Mining Company," with a capital of one hundred thousand dollars, in shares of Capital stock. one hundred dollars each, and that B. R. Moore, R. A. Caldwell, John J. Shaver and J. M. Coflin, or a majority of them, be and they are hereby authorized to open books in the town of Salisbury, in the county of Rowan, and at such other places as they may direct, for the purpose of receiving subscriptions for shares in said company, having previously given twenty days' notice in some newspaper of the times and places of opening said books, and they keep said books open for ninety days, with power to re-open the same in like manner, if the capital stock shall not, in the first instance, be all subscribed.

SEC. 2. Be it further enacted, That at the expiration of Commissioners to call a generalinety days for keeping the books open, the commissioners, al meeting. or a majority of them shall meet together and compare their books, and if it shall be found that twenty thousand dollars of capital stock shall have been subscribed, they shall, by advertisement in some newspaper, call a general meeting of the stockholders at such time and place as they may appoint, and if a number of stockholders representing a majority of all the stock shall attend, either in person or by proxy, they may proceed to appoint five directors, one of whom shall be president of the company; and the said directors shall be appointed for one year, or until their successors be elected.

SEC. 3. Be it further enacted, That it shall be the duty Duty of direcof the directors, within ten days after their appointment, to meet and choose one of their body as president, and execute such bonds as may be required of them by the stock-

holders for the faithful performance of their respective duties while in office.

Body corporate.

Powers.

SEC. 4. Be it further enacted, That when the sum of twenty thousand dollars shall have been subscribed in manner aforesaid, that the subscribers, their successors or assigns shall be, and they are hereby declared to be incorporated into a company, by the name and style of the "Rhymer Gold Mining Company," and by that name may sue and be sued, plead and be impleaded before any court or justice of the peace; and shall so continue for the period of forty years from and after the ratification of this act, and shall be able and capable in law to have, receive, possess, enjoy and retain, to them and their successors, lands, rents, tenements, hereditaments, goods, chattels and effects, and the same to sell, grant, demise, claim or dispose of, and shall possess and exercise all the rights and privileges of corporations or bodies politic in law, and also make, have and use a common seal, and make all such by-laws, rules and regulations, not inconsistent with the laws and constitution of this State, as may be necessary for the management or well ordering of the affairs of the company.

Books to be reopened.

SEC. 5. Be it further enacted. That if the whole of the capital stock shall have been subscribed within the first ninety days, or when the books are re-opened by the commissioners, and the sum of twenty thousand dollars shall have been subscribed, and the company organized as before provided for, then it shall be lawful for the stockholders to re-open the books, and receive subscriptions for the balance of the stock.

If more than capital-stock

SEC. 6. Be it further enacted, That if more than the whole be subscribed, amount of the capital stock shall have been subscribed at the opening of the books, then it shall be the duty of the commissioners to reduce the sum in fair and equal proportions, reserving to each subscriber at least one share; and if the stockholders re-open the books, and more than the capital stock should be subscribed, then the directors shall reduce the subscriptions to the sum prescribed as the capital stock in manner as above directed.

Annual meetings.

Sec. 7. Be it further enacted, That the stockholders shall have annual meetings either in person or by proxy; and at

such meetings, a majority of the stock being represented, they shall elect their directors and officers, and do all other things authorized by this act; and in all general meetings each stockholder shall be entitled to give as many votes as he may hold shares; and the shares or stock of said company shall be deemed taken, and considered as personal property or estate, and as such, shall go to administrators or executors, and be assets in their hands.

SEC. 8. Be it further enacted, That the stockholders, or so General meetmany of them as may represent one-third of the stock, may, at any time, call a general meeting of the company; and at such meeting, a majority of the stock being represented, may remove all officers and directors of the company, and appoint others in their stead, and generally do and perform whatever may be done or performed at the annual meeting of the company.

Sec. 9. Be it further enacted, That the said corporation Banking operashall not apply its capital to any other than the purpose of ited. mining; and all banking operations are prohibited, under penalty of forfeiting their charter.

Sec. 10. Be it further enacted, That the full amount of Subscription. every subscription shall be paid in at the time of subscribing, or shall be secured by bond or note of the subscriber, signed by himself and two other good subscribers, neither of whom shall be a corporator; and if a security shall afterwards become a corporator, the president and directors shall require other security in his place, and in case such requsition shall not be complied with, the president and directors shall forthwith collect the amount due on said bond or note, which shall bear interest from the date thereof; but any bond or note so taken may be made payable in such sums or instalments, and at such times as the president and directors may by resolution require.

SEC. 11. Be it further enacted, That no subscription shall Subscriptions be for less than one share, and in case any subscriber shall than one share. fail to pay in the amount of his subscription, or to give his bond or note, with two sureties, as by this act required, such subscriber, and any and every director conniving at or consenting to such failure, shall be liable to creditor of the company for the full amount of such subscription, to be

recovered from either or all of them, their executors, administrators or assigns.

Contracts.

SEC. 12. Be it further enacted, That the corporation may make contracts, or become bound by instrument in writing, signed by the president or by any person authorized by him: but the legal estate in the lands, tenements, hereditaments, aliened by the corporation, shall pass to the purchaser only by deed, under the corporate seal.

Process.

SEC. 13. Be it further enacted, That any legal process against the corporation may be served on the president, or upon any one of the directors or stockholders.

Records to be kept.

SEC. 14. Be it further enacted, That it shall be the duty of said corporation to keep a full and fair record of all its proceedings in a book procured for that purpose, and shall produce such records in either the county or superior courts of Rowan, when required so to do by either court.

Corporation property liable for debt.

SEC. 15. Be it further enacted, That all the property of the corporation, of whatever kind or nature, whether lands, negroes, machinery, stock, bonds or other effects, shall be liable to the satisfaction of the debts of said corporation, and shall be subject to be levied on by execution, attachment, or other legal process, and be sold.

SEC. 16. Be it further enacted, That this act shall be in full force and effect from and after its ratification. [Ratified the 12th day of February, 1863.]

Chap. 17.

AN ACT TO INCORPORATE THE NANTAHALA MINING COMPANY.

Body politic.

SECTION 1. Be it enacted by the General Assembly of the State of North-Carolina, and it is hereby enacted by the authority of the same, That C. D. Smith, H. W. Nolin and S. F. Liles, and their associates, successors and assigns are hereby created and consituted a body politic and corporate, by the name and style and title of the "Nantahala Mining Company," for the purpose of working, mining and exploring for gold, copper and all other metals and minerals, and for mining, vending, and smelting the same, and for working and manufacturing; and by that name may sue and be sued, plead and be impleaded, appear, prosecute and de-

Powers.

fend in any court of law or equity whatsoever in all suits and actions, contract and be contracted with, and may have and use a common scal, and the same alter at pleasure, and may enjoy all the rights and privileges and powers necessary or incident to mining, smelting, manufacturing and vending for metals or chemicals, and may also purchase, hold, sell, mortgage, bind or convey real and personal property or estate, with a capital not to exceed one million of dollars.

SEC. 2. Be it further enacted, That the said corporation Division of may divide their stock into such number of shares, and provide for the sale and transfer thereof in such manner and form as said corporation from time to time shall deem expedient, and may levy and collect assessments, forfeitures, and sell delinquent shares in such manner as the by-laws may direct, and shall issue scrip for the shares of stock, and each share shall entitle the holder thereof to one vote in the meetings of the stockholders; and also said corporation shall have power to enact such by-laws and regulations as they may deem necessary, not repugnant to the laws of this State, and the Confederate States.

SEC. 3. Be it further enacted, That it shall be lawful for Directors. the corporation to be managed by three or five directors, who shall have power to fill vacancies in their own number. pass or enact or amend by-laws, and shall continue in office until others are regularly elected or appointed; and also to exercise all such rights and powers as are by this act granted; but the stockholders shall have the right to elect said directors annually, two of whom shall be actual residents of the State.

SEC. 4. Be it further enacted, That it shall be lawful for Affairs how the aforesaid C. D. Smith, H. M. Nolin and S. F. Liles to officers are manage the affairs of said corporation as directors until chosen. others are elected or appointed, shall meet and organize by choosing from their own body a president, and appoint a secretary and other employees, make such by-laws as for the time being they shall deem expedient, and may then proceed to business.

SEC, 5. Be it further enacted, That this corporation shall exist for thirty years, and this act shall be in force from and after its passage. [Ratified the 11th day of Feb'y., 1863.]

Chap. 18. AN ACT TO INCORPORATE THE SILVER LEAD MINING COMPANY.

Body corporate.

Section 1. Be it enacted by the General Assembly of the · State of North-Carolina, and it is hereby enacted by the authority of the same, That J. A. Gilmer, B. A. Kittrell, J. P. Stinson, C. Vorke and George C. Irwin and their associates, successors and assigns are hereby created and constituted a body corporate, by the name and style of the Silver Lead Mining Company, for the purpose of mining and exploring. for silver, lead, copper, iron and other metals and minerals, and for mining, smelting and working the same; and by that name may sue and be sued, plead and be impleaded, appear, prosecute and defend in any court of law and equity whatsoever in all suits and actions, may have a common seal, and the same alter at pleasure, and may enjoy all the privileges incident to mining corporations; and may purchase, hold and convey real and personal estate to an amount not exceeding one million of dollars.

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Powers.

First meeting. Sec. 2. Be it further enacted, That the first meeting of said corporation may be called by the persons named in this act, or a majority of them, at such time and place as they may agree upon; and at such meetings, and all other meetings legally notified, said corporation may make, alter and repeal such by-laws and regulations for the management of the business of the said corporation as they shall deem proper, not repugnant to the laws of this State, and the Confederate States.

Division of

SEC. 3. Be it further enacted, That the said corporation may divide their original stock into such number of shares, and provide for the sale and transfer thereof in such manner and form as said corporation shall from time to time deem expedient; and may levy and collect assessments, forfeit and sell delinquent shares, and declare and pay dividends on the shares.

Process.

SEC. 4. Be it further enacted, That one or more of the directors shall always reside in the county of Davidson, and all process against the said corporation served on any director, shall be deemed sufficient in law; and in case of the death, removal or absence of such director or directors, notice, in writing, of said process left upon the premises of

said corporation, shall be deemed and held sufficient service of process against the said corporation, in any of the courts of this State.

SEC. 5. Be it further enacted, That the stock of such Personal estate company shall be deemed personal estate.

SEC. 6. Be it further enacted, That this corporation shall exist for forty years, and this act be in force from and after its passage. [Ratified the 28th day of January, 1863.]

AN ACT TO INCORPARATE THE WESTERN NORTH-CAROLINA MINING, Chap. 19. SMELTING AND COPPERAS MANUFACTURING COMPANY.

SECTION. 1. Be it enacted by the General Assembly of the Body politic. State of North-Carolina, and it is hereby enacted by the authority of the same, That Carson P. Bryson, Thomas L. Clingman, W. H. Bryson, J. Newton Bryson, J. Keener, and such other persons as may hereafter be associated with them, for the purpose of mining, extracting, smelting copper, gold, silver and other metals, and manufacturing copperas, shall be and are hereby incorporated and made a body politic, by the name and style of the "Western North-Carolina Mining, Smelting, and Copperas Manufacturing Company," for the purpose of mining, extracting, smelting, and manufacturing copperas and other minerals in the State of North-Carolina, and by that name they and their successors shall be persons in law capable of sueing and being Powers. sned, pleading and being impleaded in all courts and pleas whatsoever, and that they and their successors shall have a common seal, and make, change or alter the same at their pleasure; and also that they and their successors, by the same name and style, shall be in law capable of purchasing, leasing, holding and conveying any estate, real or personal.

SEC. 2. Be it further enacted, That the capital stock shall Capital stock. not be less than five hundred thousand dollars or more than twenty hundred thousand, and shall be divided into shares of five hundred dollars each.

SEC. 3. Be it further enacted, That for the managing of the Management of affairs of the company there shall be chosen annually a board of directors, consisting of not less than five, and said

board shall elect from their number a president and secretary; and a majority of said board of directors present at any meeting shall have power to transact business, not less than three to constitute a board for the tranaction of business; the election of said board of directors shall take place at such time and place, and in such manner as shall be prescribed by the by-laws.

Each share a

SEC. 4. Be it further enacted, That each share shall be entitled to one vote, and the holder of said stock shall vote either by proxy or in person.

SEC. 5. Be it further enacted, That the president or any three of the directors shall have power to call special meetings of the stockholders to supply vacancies in their own body, to appoint such officers or agents as the stockholders. in general meetings shall authorize. Dividends of the nett profits of said company shall be made at such times as shall be determined by the stockholders in said meeting.

Stock transfer-

SEC. 6. Be it further enacted, That the stock of said company shall be deemed personal estate, and pass as such to the representatives of each stockholder, and may be transferable, and certificates thereof issued in such manner and form as the president and directors, or the stockholders in general meeting shall from time to time direct: Provided, That nothing herein contained shall be so construed as to prevent the said company from selling and conveying any part of such real estate as they may hold or may hereafter acquire, or which may hereafter be incrporated into stock, and declared personal estate; and when it is sold and conveyed, from being considered real estate.

Proviso.

SEC. 7. Be it further enacted, That the president and directors shall have power to make such by-laws and regulations, not contrary to the laws of the Confederate States, or of this State, as they may deem expedient and proper for

the government of said corporation.

SEC. 8. Be it further enacted, That this act shall be in force from and after its passage. [Ratified the 28th day of January, 1863.]

Powers.

AN ACT TO INCORPORATE THE TUCKASEEGE MINING COMPANY. Chap. 20.

Section 1. Be it exacted by the General Assembly of the Body politic. State of North-Carolina, and it is hereby enacted by the authority of the same, That S. G. Murphy, T. J. Craft and W. H. Nolen, and their associates, successors and assigns are hereby created and constituted a body polltic and corporate, by the name and style of the "Tuckaseege Mining Company," for the purpose of working, mining and exploring for gold, copper, and all other metal and minerals, and for mining, vending, smelting and working the same, and for mining and manufacturing; and by that name may sue and be sued, plead and be impleaded, appear, prosecute Powers. and defend in any court of law or equity whatsoever in all snits and actions, contract and be contracted with, and may have and use a common seal, and alter the same at pleasure, and may enjoy all the rights and privileges and powers necessary or incident to mining, smelting, manufacturing and vending of metals or chemicals; and may also purchase, hold, sell, mortgage, bind or convey real and personal property or estate, with a capital not to exceed one million of dollars.

SEC. 2. Be it further enacted, That said corporation may Divison of divide their stock into such number of shares, and provide for the sale and tranfer thereof in such manner and form as said corporation shall from time to time deem expedient; and may levy and collect assessments, forfeitures, and sell delinquent shares in such manner as the by-laws may direct, and shall issue scrip for the shares of stock, and each share shall entitle the holder thereof-to one vote in meetings of the stockholders; and also said corporation shall Powers. have power to enact such by laws and regulations as they may deem necessary, not repugnant to the laws of this State and the confederate States.

SEC. 3. Be it further enacted, That it shall be lawful for Management of the corporation to be managed by three or five directors, who shall have power to fill vacancies in their own number, pass and enact or annul by-laws, and shall continue in office until others are regularly elected or appointed, and also to exercise all such rights and powers as by this act are

granted; but the stockholders shall have the right to elect said directors annually, two of whom shall be actual residents of this State.

Affairs how conducted until officers are chosen.

SEC. 4. Be it further enacted, That it shall be lawful for the aforesaid S. G. Murphy, T. J. Craft and W. H. Nolen to manage the affairs of said corporation as directors until others are elected or appointed, shall meet and organize by choosing from their own body a president, and appoint a secretary and other employees, make such by-laws as for the time being they shall deem expedient, and may then proceed to business.

Exist for thirty years.

SEC. 5. Be it further enacted, That this corporation shall exist for 30 years, and this act shall be in force from its passage. [Ratified the 11th day of February, 1863.]

Chap. 21. AN ACT TO INCORPORATE THE MACON COUNTY MINING COMPANY.

Body politie.

Section 1. Be it enacted by the General Assembly of the State of North-Carolina, and it is hereby enacted by the authority of the same, That E. Dimock, T. J. Craft and S. G. Murphy, and their associates, successors and assigns are hereby created and constituted a body politic and corporate, by the name and style and title of the Macon County Mining Company, for the purpose of working, mining and exploring for gold, copper, and all other metals and minerals, and for mining, vending, smelting and working the same, and for working and manufacturing; and by that name may sue and be sued, plead and be impleaded, appear, prosecute, defend in any court of law and equity whatsoever, and in all suits and actions, contract and be contracted with, and may have a common seal, and the same alter at pleasure, and may enjoy all the rights and privileges and powers necessary or incident to mining, smelting, manufacturing and vending of metals or chemicals; and may also purchase, hold, sell, mortgage, bind or convey real and personal property or estate, with a capital not to exceed one million dollars.

Powers.

Division of stock.

Sec. 2. Be it further enacted, That the said corporation may divide their stock into such number of shares, and pro-

vide for the sale and transfer thereof in such manner and form as said corporation shall from time to time deem expedient; and may levy and collect assessments, forfeitures, and sell delinquent shares, in such manner as the by-laws may direct, and shall issue scrip for the shares of stock, and each share shall entitle the holder thereof to one vote in the meetings of the stockholders; and also said corporation shall have power to enact such by-laws and regulations as Powers. they may deem necessary, not repugnant to the laws of this State and the Confederate States.

SEC. 3. Be it further enacted, That it shall be lawful for Management of the corporation to be managed by three or five directors, who shall have power to fill vacancies in their own number, pass and enact or amend by-laws, and shall continue in office until others are regularly elected or appointed, and also to exercise all such rights and powers as by this act are granted; but the stockholders shall have the right to elect said directors annually, two of whom shall be actual residents of this state.

SEC. 4. Be it further enacted, That it shall be lawful for Affairs how the aforesaid E. Dimock, T. J. Craft and S. G. Murphy to conducted until officers are manage the affairs of said corporation as directors until chosen. others are elected or appointed, shall meet and organize by choosing from their own body a president, and appoint a secretary and other employees, make such by-laws as for the time being they shall deem expedient, and may then proceed to business.

SEC. 5. Be it further enacted, That this corporation shall Exist for thirty exist for thirty years, and this act shall be in force from and years. after its passage. [Ratified the 11th day of February, 1863.]

AN ACT TO INCORPORATE THE FRANKLIN MINING AND MANUFAC- Chap. 22. TURING COMPANY.

Section 1. Be it enacted by the General Assembly of the State Body politic. of North-Carolina, and it is hereby enacted by the authority of the same, That G. W. Swepson, C. D. Smith and H. W. Nolen, their associates, successors and assigns are hereby created a body politic and corporate, by the name and .

Powers.

style of the "Franklin Mining and Manufacturing Company," for the purpose of working, mining and exploring for gold, copper and other metals and minerals, and for mining, vending, smelting and working the same, and for working and manufacturing; and by that name may sue and be sued, plead and be impleaded, appear, prosecute and defend in any court of law and equity whatsoever, and in all suits and actions, contract and be contracted with, and may have and use a common seal, and the same alter at pleasure; and may enjoy all the rights and privileges and powers necessary or incident to mining and smelting, manufacturing and vending of metal or chemicals; and may also purchase, hold, sell, mortgage, bind or convey real and personal property or estate, with a capital not to exceed one million of dollars.

Division of stock.

Sec. 2. Be it further enacted, That the said corporation divide their stock into such number of shares, and provide for the sale and transfer thereof in such manner and torm as said corporation shall from time to time deem expedient, and may levy and collect assessments, forfeitures, and sell delinquent shares in such manner as the by-laws may direct, and shall issue scrip for the shares of stock, and each share shall entitle the holder thereof to one vote in the meetings of the stockholders; and also said corporation shall have power to enact such by-laws and regulations as they may deem necessary, not repugnant to the laws of this State and the Confederate States.

Powers.

Management of affairs.

SEC. 3. Be it further enacted, That it shall be lawful for the corporation to be managed by three or five directors, who shall have power to fill vacancies in their own number, pass and enact or amend by-laws, and shall continue in office until others are regularly elected or appointed, and also to exercise all such rights and powers as by this act are granted; but the stockholders shall have the right to elect said directors annually, two of whom shall be actual residents of this State.

Affairs how conducted until officers are chosen.

SEC. 4. Be it further enacted, That it shall be lawful for G. W. Swepson, C. D. Smith and H. W. Nolen to manage the affairs of said corporation as directors until others shall be elected or appointed, shall meet and organize by choos-

ing from their own body a president, and appoint a secretary and other employees, and make such by-laws as for the time being they shall deem expedient, and may then proceed to business.

SEC. 5. Be it further enacted, That this corporation shall Exist for thirty exist for thirty years, and this act shall be in force from its passage. [Ratified the 11th day of February, 1863.]

MONUMENTAL ASSOCIATIONS.

AN ACT TO INCORPORATE THE BRANCH MONUMENTAL ASSOCIATION. Chap. 23.

WHEREAS, Laurence O'Bryan Branch, Brigadier General, Proamble. commanding a brigade of North-Carolina troops, fell in the battle of Sharpsburg, in Maryland, upon the 17th day of September last, gallantly fighting for the Confederate States, and whereas, many officers and soldiers of his command desire to raise a monument to his memory at some public place in North-Carolina; threfore,

Section 1. Be it enacted by the General Assembly of the Body politic. State of North-Carolina, and it is hereby enacted by the authority of the same, That Clarke M. Avery, Robt. H. Cowan, E. G. Haywood, William M. Barbee, Thomas S. Purdie, Samuel D. Love, J. A. Engelhard and A. P. Latham of the said brigade, and their successors, be and they are hereby constituted a body politic and corporate, by the name and style of the "Branch Monumental Association."

SEC. 2. Be it further enucted, That the said association May erect a may erect a monument to the memory of the late General Branch, at any suitable spot in the Capitol Square. [Rati-

fied the 10th day of February, 1863.]

AN ACT TO INCORPORATE THE ANDERSON MONUMENT ASSOCIATION. Chap. 24.

Whereas, George Burgwyn Anderson, Brigadier Gen- Preamble. cral commanding a brigade of North Carolina troops, died in Raleigh upon the 16th day of October last, of a wound received by him in battle at Sharpsburg, in Maryland, upon

the 17th day of September, 1862, whilst gallantly fighting for the Confederate States; and whereas, many officers and soldiers of his command desire to raise a monument to his memory at some public place in North-Carolina, therefore,

Body politic.

Section 1. Be it enacted by the General Assembly of the State of North-Carolina, and it is hereby enacted by the authority of the same, That Bryan Grimes, William R. Cox, Francis M. Parker, R. T. Bennett, J. H. Wood, Seaton Gales and John A. Young, of the said Brigade, and their successors, be and hereby are constituted a body politic, by the name and style of the "Anderson Monument Association."

May crect a monament.

SEC. 2. Be it further enacted, That the said association may erect a monument to the memory of the late General Anderson, at any suitable spot within the Capitol Square. [Ratified the 7th day of February, 1863.]

PLANK ROADS.

Chap. 25. AN ACT TO EXTEND THE CHARTER OF THE PITTSBORO' AND HAY-WOOD PLANKROAD COMPANY.

Extends charter for twenty years.

Section 1. Be it enacted by the General Assembly of the State of North-Carolina, and it is hereby enacted by the authority of the same, That the charter of the Pittsboro' and Plankroad Company, passed by the Legislature at the session of 1852-'53, be so amended as to extend to said company further chartered rights, for the term of thirty years, from and after the rise of this Legislature, and further to extend to said company the privilege of constructing a McAdamized road in the place of the plankroad, or relay the same with plank, as the stockholders thereof shall deem most beneficial.

Suc. 2. Be it further enacted, That this act shall be in force from and after its ratification. [Ratified the 10th day of February, 1863.]

RAILROADS.

AN ACT TO AMEND THE CHARTER OF THE CHATHAM RAILROLD Chap. 26. COMPANY.

Section 1. Be it enacted by the General Assembly of the Governor au-State of North-Carolina, and it is hereby enacted by the auschibe stock thority of the same, That whenever it shall appear to the equal to Governor of the State, by a certificate under the seal of the mile. Chatham Railroad Company, signed by the treasurer and countersigned by the president, that at least one mile of the road has been graded and prepared for the superstructure, the Governor shall be and he is hereby authorized to subscribe on behalf of the State for stock in said company, to an amount equal to ten thousand dollars per mile for the part so graded, and a like sum shall be subscribed in like manner, whenever any additional number of miles of the road shall have been so graded, until its completion: Provided, That no State subscription shall be made for that portion of the said road beyond Lockville, until the grading shall be completed and ready for the superstructure from the North-Carolina road to Lockville.

SEC. 2. Be it further enacted. That the number of said Number of didirectors in said company shall be seven, of whom the board of internal improvements shall appoint a number proportioned to the stock subscribed by the State; the residue to to be elected by the other stockholders, as prescribed in the charter of the company, and said directors shall, out of their number, choose the president of the said company.

SEC. 3. Be it further enacted, That the public treasurer How the public shall pay such subscriptions by the sale of coupon bonds of treasurer is to the State, the principal of which is to be paid at the end of twenty years, and the interest semi-annually on the first Monday in January and July in each and every year; said bonds to be made for the sums of five hundred and one thousand dollar : Provided, That said bonds shall not be Proviso. sold for less than their par value, and further, that said bonds shall not exceed in the aggregate two hundred and fifty thousand dollars.

Privileges surrendered.

SEC. 4. Be it further enacted, That in consideration of the benefits conferred by this act, the Chatham Railroad Company shall, by accepting the same, be demed to surrender so much of the privileges granted by sections 45, - 46 and 49 of an ordinance of the convention, entitled "an ordinance in addition to an amendment of an act of the General Assembly, ratified the 15th day of February, 1861, entitled 'an act to incorporate the Chatham Railroad Company, and to repeal an act supplemental thereto, ratified the 23d February, 1861," as are conferred on corporations which may hereafter subscribe to the capital stock of said company.

Sums paid by R. & G. R. R., Sec. 5. Be it further enacted, That all sums or money and the city of paid by the Raleigh and Gaston Railroad Company, and the city of Raleigh, to the treasurer of the State, in satisfaction of the principal and interest of the bonds of said corporation, deposited with the treasurer as contemplated in the said ordinance of the convention, shall be applied first, to the payment of the interest of the bonds of the State given said corporation in exchange for their own, and the residue shall be paid to the commissioners of the sinking fund, to be used by them at their discretion, for the redemption of said bonds of the State.

Termini.

Sec. 6. Be it further enacted, That the said railroad may be constructed with termini to any point or points in the coalfields region, in the counties of Chatham and Moore, that the stockholders may agree upon, with the approbation of the board of internal improvements.

Right of way.

SEC. 7. Be it further enacted, That when any lands or right of way may be required by said company for the purpose of constructing their road, and for want of agreement as to the value thereof, or from any other cause, the same cannot be purchased from the owner or owners, the same may be taken at a valuation to be made by five commissioners, or a majority of them, to be appointed by any court of record having common law jurisdiction in the county where some part of the lands or right of way is situate; in making the said valuation, the said commissioners shall take into consideration the loss or damage which may accrue to the owner or owners in consequence of the land or right of

way being surrendered, and the benefit or advantage he she or they may receive from the erection or establishment of the railroad or works, and shall state particularly the value and amount of each, and the excess of loss cr damage, over and above the advantage and benefit, shall form the measure of the valuation of said land or right of way: Provided, nevertheless, That if any person over whose land Proviso. the road may pass, or the said company shall be dissatisfied with the valuation of said commissioners, then, and in that case, the person or corporation so dissatisfied, may have an appeal to the superior court of the county where said valuation has been made, or in another county where the land lies, when it lies in more than one county, under the same rules, regulations and restrictions as in appeals from the justices of the peace; the proceedings of said commissioners, accompanied with a full description of the said land or right of way, shall be returned under the hands and seals of a majority of the commissioners to the court from which the commission issued, there to remain a matter of record; and the lands or right of way shall vest in said company so long as the same may be used for the purposes of said railroad, as soon as the valuation may be paid, or when refused, may have been tendered, or if the owner cannot be found, as for good cause shown, the court where the commission issued shall direct the same, as soon as said valuation shall be paid into the hands of the clerk of said court: Provided, Proviso. That nothing herein contained shall hinder or delay the . said company in prosecuting their work; And provided further, That on application for the appointment of commissioners under this section, it shall be made to appear to the satisfaction of the court that at least ten days' notice has been given to the owner of the land, or if the owner be non compos mentis, or an infant, then to the guardian of such owner, or if such owner or guardian cannot be found " within the county, then such appointment shall not be made, unless notice of the application shall have been personally served on such owner or owners as aforesaid, or published at least one month previous in some newspaper printed as conveniently as may be to the court house of the county, and shall have been posted at the court house door.

Said commissioners shall make such valuation on oath, which any justice of the peace or clerk of a court of record is hereby authorized to administer.

Right to cendemn lands. SEC. 8. Be it further enacted, That the right of said company to condemn land shall extend to the condemning, if they deem it advisable, of one hundred feet on each side of the centre of the tract, unless in case of deep cuts and fillings, when said company shall have power to condemn so much in addition thereto as may be necessary for the purpose of constructing their road; and the company shall have power to condemn and appropriate in like manner lands for constructing and building depots, shops, warehouses, buildings for servants, agents and officers employed on the road.

Absence of contracts.

SEC. 9. Be it further enacted, That in the absence of any contract or contracts with said company in relation to land through which the said road may pass, it shall be presumed that the land on which said road may be constructed, together with one hundred feet on each side of the centre of the track, has been granted to the company by the owner, and the said company shall have good title and right thereto, and shall hold and enjoy the same as long as the same may be used for the purposes of the company, unless said owner, at the time of finishing the part of the road on his land, shall apply for the assessment of the value of the land within two years next after the finishing of such portion of the road; and said owner, for the want of such application within said two years, shall be barred from said recovery: Provided, That nothing herein contained shall authorize said company to invade any dwelling house, yard, garden or burial ground, without the owner's consent; nor shall the right of femes covert, infants, or those non compos mentis, be effected until two years after the removal of their · respective disabilities.

Proviso.

Sec. 10. Be it further enacted, That the gauge of said road shall be the North-Carolina gauge.

SEC. 11. Be it further enzeted, That this act shall be in force from and after its ratification. [Rutified the 5th day of February, 1863.]

AN ACT TO CHARTER THE SHELBY AND BROAD RIVER RAILROAD Chap. 27. COMPANY.

WHEREAS, It is highly necessary for the full development Preamble. of the iron resources of this State, that mineral coal should be introduced from the nearest mines of the same, to points where iron works are established in this State and the adjacent State of South-Carolina.

Section 1. Be it therefore enacted by the General Assem- Body corpobly of the State of North-Carolina, and it is hereby enacted by the authority of the same, That for the purpose of establishing communication by railroad between the States of South-Carolina and North-Carolina, and especially from Shelby, in the county of Cleaveland in this State, to such points as may be jointly agreed on by the stockholders of a company to be chartered by each of the said States; the formation of a corporate company is hereby authorized to be called "The Shelby and Broad River Railroad Company," which company, when formed in compliance with the conditions hereinafter prescribed, shall have corporate existence as a body politic for such term of time as herein specified.

SEC. 2. Be it further enacted, That the capital stock of said Capital stock. company shall be five hundred thousand dollars, (\$500,000,) in five thousand shares of one hundled dollars each, and for the purpose of raising the same, books shall be opened in the county of Cleaveland, by W. J. T. Miller, A. R. Homesley, G. Dickson, D. Fronesberger and E. S. C. Chambers, or any three of them, for subscription of stock at such places and at such times as they may by publication appoint; upon which subscription there shall be paid at the time of subscribing the sum of five dollars on each share subscribed, which payment may be made in notes of any of the banks of North-Carolina or South-Carolina, in treasury notes, or in any currency of the Confederate States; and in default of such payment, the subscription of the person so in default shall be void.

. SEC. 3. Be it further enacted, That when satisfactory evi- Meeting to be dence shall be furnished that fifty thousand dollars (\$50,- convened. 000) of the capital stock of said company has been sub-

scribed, a meeting of the subscribers for the organization of the company shall be convened at such time and place as may be designated by a majority of the persons appointed to open books for subscriptions of stock, at which meeting, and at every subsequent annual meeting, there shall be elected a board of seven directors, three of whom at least shall be citizens of this State, and three at least citizens of the State of South-Carolina.

SEC. 4. Be it further enacted, That the company, when

so organized, shall be and they are hereby declared a body politic and corporate, by the name and style of "The Shel-

Body Corpo-

by and Broad River Railroad Company," and by that name shall be capable in law and equity of purchasing, holding, selling, leasing and conveying estates, real, personal and mixed, and acquiring the same by gift or devise, so far as may be necessary for the purposes embraced within the scope and object of their charter; shall have succession of officers and members by their corporate name, may sue and be sued, plead and be impleaded in any court of law and equity, may have and use a common seal, may make all such by-laws, rules and regulations as shall be deemed necessary for the well ordering and conducting the afiairs of the company, not inconsistent with the laws of this State

or of the Confederate States, and shall have and enjoy all other rights, privileges and immunities which other corpo-

Powers.

Authorized to construct road.

rate bodies may of right exercise.

SEC. 5. Be it further enacted, That the said company is hereby authorized to construct a railroad from a point on the Wilmington, Charlotte and Rutherford Railroad, at or near the town of Shelby, in Cleaveland county, North-Carlina, to the South-Carolina line, in the direction of the iron works at Cherokee ford on main Broad river, to intersect a railroad from a point on either the Spartanburg and Union railroad, the King's Mountain railroad, or the Charlotte and South-Carolina railroad, the stockholders may select, running towards and into the South-Carolina line, in the direction of the town of Shelby, in this State; which road shall be of the same gauge as that of the Wilmington, Charlotte and Rutherford railroad; and that for the purpose of organizing the said company for constructing the said

railroad, and conducting the affairs of the company, all the rights, powers and privileges conferred on the Charlotte Powers and and South-Carolina railroad company, by an "act entitled [an privileges. act] to charter the Charlotte and South-Carolina railroad company," ratified the 18th day of December, in the year of our Lord one thousand eight hundred and forty-six, are hereby conferred on the said "Shelby and Broad River railroad company," subject to the same conditions and restrictions, except so far as the special provisions of this act may require the same to be modified or varied.

SEC. 6. Be it further enacted, That this act shall be deem- To be in force ed a public act, and shall continue in force for the term of 99 years. ninety-nine years. [Ratified the 10th day of February, 1863.]

AN ACT TO INCORPORATE THE YADKIN VALLEY AND WESTERN Chap. 28. RAILROAD CONNECTION.

Section 1. Be it enacted by the General Assembly of the Body politic. State of North-Carolina, and it is hereby enacted by the authority of the same, That for the purpose of forming a connection with the Western Railroad and the valley of the Yadkin, and the trans-mountain country in a northwestwardly direction by railroad, a company is hereby authorized and chartered and incorporated, under the name and style of the Yadkin Valley and Western railroad connection, which shall have a corporate existence as a body politic for the space of ninety years, and by that name may sue Powers. and be sued, plead and be impleaded in any court of law. and equity in the State of North-Carolina, and may have and use a common seal, and shall be capable in law and equity of purchasing, holding, leasing and conveying estates, real and personal and mixed, and of acquiring the same by gift or devise, so far as may be necessary for the objects herein contemplated and no further; and said company may enjoy all other rights and immunities which other corporate bodies may lawfully exercise; and may make all necessary by-laws and regulations for its government, not inconsistent with the constitution and laws of the State of North-Carolina or for the Confederate States.

Power to construct road. SEC. 2. Be it further enacted, That said company shall have power and authority to construct a railroad from any point on the North-Carolina railroad, between the town of Greensboro', in Guilford county, and Lexington in Davidson county, or from that point on the North-Carolina railroad where the Western railroad, from the town of Fayeyetteville may intersect with the North-Carolina railroad in a north-westwardly direction, near the valley of the Yadkin, and with the view of connecting the same with the valley west of the Blue Ridge, at some point near Glade Spring, on the Virginia and Tennessee road, that the people of this section may have a market, and middle Eastern North-Carolina may enjoy the benefits of the varied products of the valley of the Yadkin, so that it may connect with the lime, iron, plaster, and salt of that region.

Capital stock.

SEC. 3. Be it further enacted, That the capital stock of said company shall be two millions of dollars, divided into shares of one hundred dollars each, and may be created by subscription on the part of individuals, counties, towns, and incorporate companies, equal in amount to a sum sufficient to construct and equip the road herein authorized to be constructed.

Commissioners

SEC. 4. Be it further enacted, That Hon. J. G. Shepard, E. J. Hale, N. A. Stedman, of Fayetteville; M. Q. Waddell, T. B. Harris, W. P. Taylor and W. J. Headen, of Chatham. county; George Makepeace, Alexander S. Horney, B. F. Hoover, Isaac H. Foust and Jessee Walker, of Randolph county; A. G. Foster, Seaborn Perry, Henry Walser and John W. Thomas, of High Point; John A. Gilmer, R. P. McLean, Cyrus P. Mendenhall and Peter Adams, of Guilford county; J. G. Lash, Francis Fries, P. A. Wilson and D. H. Starbuck, of Forsyth county; Hon. R. C. Puryear, N. L. Williams, Jos. Bitting, W. W. Long, Josiah Cowles, Tyre Glenn and Isaac Jarratt, of Yadkin county; R. F. Haskett, B. F. Pitty, J. B. Gordan, C. J. Cowles, James Gwynn, E. M. Welborne and William Parkes, of Wilkes county; John Reeves, John W. Martin, Geo. H. Hamilton, B. T. Hardin, J. H. Perkins and David Worth, of Ashe county; J. H. Parks and A. B. McMillan and John Mc-Cloud, of Alleghany county, and such other persons in the

State of Virginia as the above named persons shall appoint, are hereby appointed commissioners to receive subscriptions to the capital stock of said company in each of the said towns and counties, any three of whom may have power to act, first giving ten days' notice in one of the newspapers in this State of the time of opening the books Opening books for that purpose; and said commissioners, or any five of them, may at any time after said books have been kept open for the space of twenty days, have power to call together the subscribers to the capital stock of said company, for the purpose of completing the organization thereof; and after organizing the said company, may from time to time receive further subscriptions to its capital stock, as it may deem proper.

SEC. 5. Be it further enacted, That whenever the sum of Meeting to be one hundred thousand dollars shall have been subscribed \$100,000 is subby responsible persons, corporations, towns or counties, to the capital stock of said company, and the sum of five dollars per share has been paid thereon, the said general commissioners, the subscribers, their successors, executors, administrators or assigns shall be, and they are hereby declared incorporated into a company, by the name and style of the Yadkin and Valley and Western Railroad Connection; and the said general commissioners shall forthwith call a meeting of the stockholders, by giving public notice thereof for the space of thirty days, who shall proceed to organize the company by the election of a president and treasurer and nine directors, out of the number of stockholders, who shall serve for a term of one year, and until others are elected, according to the rules and regulations contained in the charter of the Western railroad company, amended by several amendments now existing thereto.

SEC. 6. Be it further cnacted, That for the purpose of Rights, privileges, &c. raising the capital stock, organizing the company, and constructing said railroad, this corporation is hereby invested with all the franchises, rights, powers and privileges, and made subject to the duties and liabilities that the Western Railroad Company are invested with, and subject to by their charter.

Annual meetings.

Proviso.

SEC. 7. Be it further enacted, That said company may hold annual meetings of its stockholders, and oftener if deemed necessary: Provided, That in all such meetings of the stockholders a majority of all the stock subscribed shall be represented in person or by proxy; and each share thus represented shall be entitled to one vote on all questions; and said company shall have power to call for and enforce the payment of the stock subscribed, as heretofore granted to the North-Carolina railroad company by their charter of incorporation, and shall have power to condemn land for the uses of the company, when a contract of purchase cannot be made with the owners thereof, to the same extent and in the same manner, and under the same rules, regulations and restrictions as the said North-Carolina railroad company were authorized to do by the said act of incorporation, and that the gauge of said road shall be the. same as the North-Carolina road.

Bonds to be issued.

SEC. 8. Be it further enacted, That said company shall have power to borrow money for the completion of said road, to issue bonds for the payment of the same, bearing interest not exceeding seven per cent. per annum; and may secure the payment of said bonds by procuring personal endorsers or executing mortgages upon their road and other property belonging to said company. And that said company may have the exclusive right of transporting persons and freight upon said road at such rates and charges as the board of directors may fix.

SEC. 9. Be it further enacted, That this act shall be in full force from and after its ratification. [Ratified the 11th

day of February, 1863.]

SEMINARIES.

Chap. 29, AN ACT TO INCORPORATE THE BEATAVILLA FEMALE SEMINARY IN DAVIDSON COUNTY.

Section 1. Be it enacted by the General Assembly of the Body politic. State of North-Carolina, and it is hereby enacted by the authority of the same, That George W. Hage, Jos. Kanet

and Gaither Walser and their successors be constituted a body politic and corporate, in the county of Davidson, as an institution of learning, by the name and style of the Beataville Seminary, and that they be invested with all the privileges and rights, and be subject to the rules, regulations and restrictions of the 26th chapter of the Revised Code entitled corporporation, so far as they are applicable to corporations of this nature.

SEC. 2. Be it further enacted, That said corporation have Powers. power to hold personal or real estate to any amount not exceeding five thousand dollars, and to open books for sub-

scription.

SEC. 3. Be it further enacted, That this act shall be in force from and after its ratification. [Ratified the 28th day of January, 1863.]

SHERIFFS.

AN ACT TO AUTHORIZE H. HUNTER, LATE SHERIFF OF MADISON Chap. 30. COUNTY, TO COLLECT ARREARS OF TAXES DUE SAID SHERIFF -FOR THE YEARS 1858, 1859.

Section 1. Be it enacted by the General Assembly of the Empowered to collect arrears State of North-Carolina, and it is hereby enacted by the auffor 1858-759. thority of the same, That H. Hunter, late sheriff of Madison county, be and he is hereby authorized and empowered to collect arrears of taxes due him for the years 1858, 1859, as sheriff aforesaid; which collection shall be made under the same rules, regulations and restrictions as other collection of taxes by virtue of the laws of this State; and he shall be invested with the same power and authority for that purpose which is vested in sheriffs by the laws of this State: Provided, That the authority by this act granted shall not extend to persons who will voluntarily swear before any justice of the peace for said county, that he or she verily believes that the arrears of taxes claimed from him or her have been paid.

Power to cease with the year 1864.

SEC. 2. Be it further enacted, That the power and authority hereby granted shall cease and determine with the year 1864, except as to such legal proceedings as may then be pending by virtue of this act.

SEC. 3. Be it further enacted, That this act shall take effect and be in force from and after its ratification. [Rati-

fied the 12th day of February, 1863.]

Chap. 31. An act in favor of a. a. Wiseman, sheriff of mitchell county.

Refunds certain poll taxes.

Section 1. Be it enacted by the General Assembly of the State of North-Carolina, and it is hereby enacted by the authority of the same, That the public treasurer be and he is hereby authorized and instructed to refund to A. A. Wiseman, sheriff of Mitchell county, the amount of poll tax paid by him into the public treasury on account of certain volunteers, it being the sum of fifty-two dollars.

SEC. 2. Be it further enacted, That this act shall be in force from and after its ratification. [Ratified the 11th day

of February, 1863.]

Chap. 32. An act in favor of c. austin, sheriff of union county.

Empo ered to collect arrears of tax s.

Provi o.

Section 1. Be it enacted by the General Assembly of the State of North-Carolina, and it is hereby enacted by the authority of the same, That C. Austin, sheriff of the county of Union, be and he is hereby authorized and empowered to collect all arrears of taxes due him: Provided, That nothing herein contained shall be construed to extend to executors or administrators, or to any person who will volutarily swear that he or she has paid the same.

Sec. 2. Be it further enacted, That this act shall be in force from and after its passage. [Ratified the 7th day of February, 1863.]

AN ACT FOR THE RELIEF OF WILLIAM E. MANN, LATE SHERIFF OF Chap. 33.
PASQUOTANK COUNTY.

Section 1. Be it enacted by the General Assembly of the Empowers collection arrears State of North-Carolina, and it is hereby enacted by the autof taxes. thority of the same, That William E. Mann, late sheriff of Pasquotank county, may (at any time not longer than two years from the end of the war) collect the arrears of taxes due him during his term of office as sheriff as aforesaid; which collection shall be made under the same regulations, rules and restrictions as other collections of taxes by the laws of this State, and he shall have the same power for that purpose which is vested in the sheriff by the laws of the State.

Sec. 2. Be it further enacted, That the said William E. Mann, late sheriff as aforesaid, may have the aforesaid length of time to collect all arrears of money due him during his said term of office as sheriff as aforesaid, by virtue of any writ of execution which was directed to him during said term of office, but was not fully executed or satisfied at the end of said official term; said collection shall be made under the same rules, regulations and restrictions as are prescribed by the laws of this State for the collection of money by virtue of writs of executions; and the said William E. Mann shall have the same power for that purpose which is vested in the sheriff by the laws of the State. [Ratified the 28th day of January, 1863.]

AN ACT TO ALLOW M. L. F. REDD, LATE SHERIFF OF ONSLOW, TO Chap. 34.

Section 1. Be it enacted by the General Assembly of the Empowers collection arrears State of North-Carolina, and it is hereby enacted by the autof taxes. thority of the same, That M. L. F. Redd, late sheriff of Onslow county, be and he is hereby authorized to collect arrears of taxes due him: Provided, that nothing herein contained shall be construed to extend to any person who will voluntarily swear that he, or she, or they have paid the same.

SEC. 2. Be it further enacted, That this act shall be in force from and after its passage. [Ratified the 28th day of January, 1863.]

• Chap. 35. AN ACT TO ALLOW THOMAS J. CARR, LATE SHERIFF OF DUPLIN, TO COLLECT ARREARS OF TAXES DUE HIM.

Empowers collection arrears of taxes 1860, '61 and '62.

Section 1. Be it enacted by the General Assembly of the State of North-Carolina, and it is hereby enacted by the authority of the same, That Thomas J. Carr, late sheriff of Duplin county, be and he is hereby authorized to collect the arrears of taxes due him for the years 1860, 1861, 1862; which collections shall be made under the same rules, regulations and restrictions as the collection of taxes are by the public laws of the State: Provided, That the authority hereby given shall not extend to persons who have removed from the county, nor executors or administrators, nor to any who will voluntarily swear before any justice of the peace of said county that he or she verily believes the arrears claimed from him or her have been paid. [Ratified the 28th day of January, 1863.]

Proviso.

Chap. 36. An act to authorize and empower isaac a. real, late sheriff of m'dowell county to collect arrears of taxes due said sheriff for the years 1860 and '61.

Empowers collection arrears of taxes 1860 and 1861.

Section 1. Be it enacted by the General Assembly of the State of North-Carolina, and it is hereby enacted by the authority of the same, That Isaac A. Real, late sheriff of McDowell county, be and he is hereby authorized and empowered to collect arrears of taxes due him for the years 1860 and '61, as sheriff aforesaid; which collection shall be made under the same rules, regulations and restrictions as other collections of taxes by virtue of the laws of this State, and he shall be invested with the same power and authority for the purpose which is invested in sheriffs by the laws of this State: Provided, That the authority by this act granted shall not extend to persons who will voluntarily swear

Proviso.

before any justice of the peace for said county, that he or she verily believes that the arrears of taxes claimed from him or her have been paid.

SEC. 2. Be it further enacted, That the power hereby Powers to granted shall cease and determine with the year 1861.

SEC. 3. Be it further enacted, That this act shall be in force from and after its ratification. [Ratified the 7th day of February, 1863.]

AN ACT TO AUTHORIZE AND EMPOWER GEORGE W. CRUMPLER, Chap. 37. LATE SHERIFF OF SAMPSON COUNTY, TO COLLECT ARREARS OF TAXES.

Section 1. Be it enacted by the General Assembly of the Empowers collection of ar-State of North-Carolina, and it is hereby enacted by the rears-taxes authority of the same, That George W. Crumpler, late sher- to 1859. iff of Sampson county, be and he is hereby authorized and empowered to collect arrears of taxes due him for the years 1854, 1855, 1856, 1857, 1858 and 1859, as sheriff aforesaid: which collection shall be made under the same rules, regulations and restrictions as other collections of taxes by virtue of the laws of this State, and he shall be invested with the same power and authority for that purpose which is vested in sheriffs by the laws of this State: Provided, That Proviso. the authority by this act granted shall not extend to persons who will voluntarily swear before any justice of the peace for said county, [that] he or she verily believes that the arrears of taxes claimed from him or her have been paid.

SEC. 2. Be it further enacted, That the power and au- Powers to thority hereby granted shall cease and determine with the year 1864. year 1864, except as to such legal proceedings as may then be pending by virtue of this act.

SEC. 3. Be it further enacted, That this act shall take effeet and be in force from and after its ratification. [Ratified the 7th day of February, 1863.]

AN ACT TO AUTHORIZE AND ENABLE C. A. BROWN, SHERIFF OF . Chap. 38. GUILFORD, AND JOSEPH LUSK, SHERIFF OF GASTON COUNTY, TO COLLECT ARREARS OF TAXES.

Empowers collection arrears of taxes.

Be it enacted by the General Assembly of the State of North-Carolina, and it is hereby enacted by the authority of the same, That C. A. Brown, sheriff of Guilford county, and Joseph Lusk, sheriff of Gaston county, be and they are hereby authorized to collect all arrears of public taxes, county and State, falling due and collectable since the first day of September, one thousand eight hundred and fiftyeight, any law to the contrary notwithstanding. [Ratified the 4th day of February, 1863.]

Chap. 39.

AN ACT CONCERNING SHERIFFS AND THEIR SURETIES.

Must settle with Commit-

Section 1. Be it enacted by the General Assembly of the tee of Firence. State of North-Carolina, and it is hereby enacted by the authority of the same, That the sheriff of Bladen county be, and he is hereby required to settle with the committee of finances, on or before the first day of December.

Finance Committee to examine accounts, &c.

SEC. 2. Be it further enacted, That upon such settlement, the committee of finance shall examine fully all the accounts and vonchers of the said sheriff, and shall raise an account against him, of any and all money he may be due the county; a certified copy of which account the committee of finance shall forthwith place in the hands of the county trustee, and in failure of the sheriff to pay over the amount of money thereon due, the county trustee shall forthwith notify him and all his sureties on his official bond, that at the first court of pleas and quarter sessions, after ter the first day of January, he will move on said bond for judgment for the amount so certified to be due: said notice to be served by the coroner of the county at least ten days before the court.

Penalty of noncompliance.

SEC. 3. Be it further enacted, That for any failure on the part of the sheriff aforesaid to settle on the day appointed, the county trustee shall collect the sum of one thousand dollars as a penalty for such failure, together with interest, and the sheriff's commissions on such sum as may have been certified to be due: Judgment for the same shall be rendered by the court upon the first motion on his official bond; Provided, however, That the court may remit the penalty on said sheriff, upon good reasons being shown.

SEC. 4. Be it further enacted, That the aforesaid act shall apply to Bladen county only. [Ratified the 11th day of February, 1863.]

AN ACT IN FAVOR OF ISAAC ARLEDGE.

Chap. 40.

Section 1. Be it enacted by the General Assembly of the Authorized to State of North-Carolina, and it is hereby enacted by the an of taxes. thority of the same, That Isaac Arledge, late sheriff of the counties of Henderson and Transylvania, and that portion of Polk county that votes with Henderson county, be authorized and empowered to collect arrearages of taxes due said Isaac Arledge: Provided, No person shall be required Proviso. to pay any arrearages of tax who is willing to make oath or affirmation, or offer other satisfactory proof before any magistrate that said taxes has been paid; and provided further, that the privilege herein granted shall only extend to taxes due including the years 1858, 1859, and 1860.

SEC. 2. Be it further enacted, That the said Arledge he Extends to allowed to the year 1864 to collect the same, and that this act shall be in force from and after its ratification. [Rd i-

fied the 3d day of February, 1863.]

AN ACT IN FAVOR OF J. H. ALLEN

Chap. 41.

SECTION 1. Be it enacted by the General Assembly of the Authorizes col-State of North-Carolina, and it is hereby enacted by the au- rears of taxes thority of the same, That James II. Allen, former sheriff of Brunswick county, be authorized and empowere I to collect arrearages of taxes due him for the years 1857, 1858, 1859 and 1860.

SEC. 2. Be it further enacted, That this act shall be in force from and after its ratification. [Ratified the 28th day of January, 1863.]

Chap. 42. An act to authorize the securities of w. w. proffit to collect arrears of taxes.

Anthorizes securities to collect arrears of taxes.

Section 1. Be it enacted by the General Assembly of the State of North-Carolina, and it is hereby enacted by the authority of the same, That the securities of W. W. Proffit, late sheriff of the county of Yancey, be and the same are hereby authorized to collect such arrears of taxes as may be due to said Proffit for the year 1860.

Written evi-

SEC. 2. Be it further enacted, That such persons who have not written evidence of payment, and have in their belief paid such taxes to W. W. Proffit, shall, tipon taking an oath before a magistrate, be exempt from the payment of said taxes to said securities.

SEC. 3. Be it further enacted, That this act shall be in force from and after its ratification. [Ratified the 11th day of February, 1863.]

TOWNS.

Chap. 43. AN ACT TO INCORPORATE THE TOWN OF CHESNUT HILL, IN THE

Body corporate.

Section 1. Be it enacted by the General Assembly of the State of North-Carolina, and it is hereby enacted by the authority of the same, That the town of Chesnut Hill, in the county of Rowan, be and the same is hereby incorporated.

Eligibility to solice.

SEC. 2. Be it further enacted, That all free white men of the age of twenty-one years, who shall have resided within the corporate limits of the said town for six months previous to the day of any election for commissioners of said town, and all free white men of the age of twenty-one years, citizens of Rowan county, who may be owners of a freehold within the corporate limits of said town, may be

eligible to the office of Commissioner, and entitled to vote in said election.

Sec. 3. Be it further enacted, That the commissioners of Taxes said town shall not be allowed to tax any manufacturing establishment having capital to the amount of twenty thou-

sand dollars invested for manufacturing purposes.

SEC. 4. Be it further enacted, That the town of Chesnut Limits. Hill shall be bounded as follows: beginning at a stake on William Murphy's land, running thence south 45° east 28.20 to a stake; thence south 45° west 29.55 to a stake; thence north 45° west 26.86 chains to a stake; thence north 37° east 15.00 chains to a stake; thence north 51½° east 14.90 to the beginning.

Sec. 5. Be it further enacted, That the town of Chesnut Powers. Hill is hereby vested with all the powers, rights, privileges and immunities enumerated in chap. 111, Revised Code,

entitled "Towns."

Sec. 6. Be it further enacted, That this act shall be in force from and after its ratification. [Ratified the 11th day of Feb'y., 1863.]

AN ACT TO INCORPORATE THE TOWN OF DALLAS IN THE COUNTY Chap. 44.

Section 1. Be it enacted by the General Assembly of the Body corpo-State of North-Carolina, and it is hereby enacted by the rate. authority of the same, That the town of Dallas, in the county of Gaston, is hereby incorporated into a body politic and corporate, by the name and style of the Commissioners of the Town of Dallas.

SEC. 2. Be it further enacted, That it shall be lawful for Elections. the citizens of the said town of Dallas, at any time after the passage of this act, having given ten day's public notice of the day of election, to elect five commissioners of the town, who shall hold their office for one year or until their successors shall have been elected.

SEC. 3. Be it further enacted, That the town of Dallas is Powers. hereby vested with all the powers, rights, privileges and immunities, and subject to all the restrictions enumerated

in chapter one nundred and eleven, Revised Code, entitled "Towns."

Limits.

SEC. 4. Be it further enacted, That the corporate limits of the town of Dallas shall extend one-half mile in every direction from the court house in said town.

SEC. 5. Be it further enacted, That this act shall be in force from and after its ratification. [Ratified the 5th day of February, 1863.]

Chap. 45. An act to amend "an act to empower the commissioners of the town of wilmington to establish streets in said town, and for other purposes."

Repeals act limiting salary of magistrate of police. Section 1. Be it enacted by the General Assembly of the State of North-Carolina, and it is hereby enacted by the authority of the same, That the proviso to the 15th section of an act ratified on the 16th day of February, 1855, entitled an "Act to empower the commissioners of the town of Wilmington to establish streets in said town, and for other purposes," by which the annual salary of the magistrate of police is limited to five hundred dollars; be and the same is hereby repealed.

SEC. 2. Be it further enacted, That this act shall be in force from and after its ratification. [Ratified the 3d day of February, 1863.]

Chap. 46. An act to amend an act passed 1844 and '45, to incorporate the town of pittsboro', in the county of chatham.

Repeals part of 5th section, and the 6th.

Section 1. Be it enacted by the General Assembly of the State of North-Carolina, and it is hereby enacted by the authority of the same, That all the fifth section of said act after the word thereof, together with the sixth section of the same, be and the same are hereby repealed.

Taxes.

SEC. 2. Be it further enacted, That the commissioners of the said town of Pîttsboro' shall have power to tax all subjects of taxation now taxed by the State, either specifically or according to value: Provided, The tax thus im-

Proviso.

posed shall not exceed the sum of thirty cents on the one hundred dollars valuation of property, goods, wares and merchandize, and one dollar on the white poll; And pro- Previso. vided further, That the articles specifically taxed shall not be taxed higher than they are now taxed by the State.

SEC. 3. Be it further enacted, That this act shall be in force from and after its ratification. [Ratified the 10th day of February, 1863.]

AN ACT TO AMEND AN ACT ENTITLED AN ACT TO INCORPORATE THE Chap. 47. TOWN OF ASHEVILLE, PASSED AT THE SESSION OF THE LEGISLA-TURE IN THE YEARS 1848 AND 1849, AND AN ACT AMENDA-TORY OF THE SAME, PASSED AT THE SESSION OF THE LEGISLA-TURE IN YEARS 1850 AND 1851, AND ALL OTHER ACTS THAT MAY HERETOFORE HAVE BEEN PASSED IN BEHALF OF AND CON-CERNING SAID TOWN, IN THE COUNTY OF BUNCOMBE.

SECTION 1. Be it enacted by the General Assembly of the Mayor to be State of North-Carolina, and it is hereby enacted by the authority of the same, That in addition to the election of five commissioners for the town of Asheville, now prescribed by law in the said act passed at the session of the Legislature in the years 1848 and 1849, a mayor shall be elected by the qualified voters of said town, under the same rules and regulations prescribed for the election of five commissioners.

SEC. 2. Be it further enacted, That the mayor and com- Eligibility. missioners of said town shall be citizens of the same.

SEC. 3. Be it further enacted, That the mayor, within Mayor's powers and duties. the corporate limits of said town, shall have all the powers and authority of a justice of the peace to preserve and keep the peace, and may cause to be arrested and detained criminals who may flee from other States or counties to the town, and shall cause to be arrested and bound for their appearance before the proper tribunal, to answer for their offences, all persons violating the laws of the State, or against the laws, ordinances and regulations of the corporation. He shall also have within the same limits, as a judicial officer, all the powers, jurisdiction and authority of a justice of the

peace to issue process, to hear and determine all causes of action which may arise upon the ordinances, by-laws and regulations of said town, passed and made in pursuance of this or any former act, to enforce penalties by issuing executions upon any adjudged violation thereof, and to execute the laws and regulations that may be passed and made by the commissioners; and the mayor shall preside at the meetings of the commissioners, unless in cases of unavoidable absence, when the commissioners shall temporarily supply his place as presiding officer with one of their own members; but the mayor shall not have jurisdiction of cases of any nature or amounts, other than such whereof a justice of the peace may take cognizance, unless especially authorized by this act.

Precept.

SEC. 4. Be it further enacted, That the mayor may issue his precept to the constable or marshall of the town, and to such other officers to whom a justice of the peace may direct his precept.

Minutes of precepts to be kept.

SEC. 5. Be it further enacted, That the mayor shall keep a faithful minute of the precepts issued by him, and of all his judicial proceedings; the judgments rendered by him shall have all the force, virtue and validity of judgments rendered by a justice of the peace, and may be executed and enforced against the parties in the county of Buncombe and elsewhere, in the same manner, and by the same means, as if the same had been rendered by a justice of the peace for the county of Buncombe.

Mayor's office.

SEC. 6. Be it further enacted, That the mayor shall keep his office in some convenient part of the town, at such place as the commissioners may designate, and shall attend at such times as the commissioners may direct, to dispose of such matters and causes as may be reported to himself by the proper officers. He shall keep the seal of the corporation, and all records and papers belonging and appertaining to the town shall be kept in his office, and he shall faithfully perform such duties as from time to time may be prescribed, and shall receive such compensations as the commissioners may direct.

Board of commissioners.

SEC. 7. Be it further enacted, That the commissioners shall form one board, a majority of them shall be compe-

tent to perform all the duties prescribed for commissioners, unless otherwise provided, within five days after their election; they shall convene for the transaction of business, and shall make such rules for the regulation of their meetings as they may deem proper; special meetings of the commissioners may be called by the mayor or by a majority of the commissioners themselves, and notice of the same shall be given.

SEC. 8. Be it further enacted, That the mayor, commis- Successors in sioners, and the officers of the board, shall well and truly office. deliver to their successors in office all records, books, bonds, papers, obligations and moneys, and every thing of whatsoever nature, at the expiration of their term of office.

SEC. 9. Be it further enacted, That the board of commis- Constables: sioners may appoint such marshalls or constables, such patrol and such other officers as may be necessary for the good government of said town and the transaction of the business of the board as they may deem proper; and they shall require of such officers bonds payable to the State of North-Carolina, for the faithful discharge of the duties of their offices in such sums as they may deem proper, and such bonds shall and may be required as directed by law in the Revised Code, entitled Towns.

SEC. 10. Be it further enacted, That if any of the com-Penalty for missioners shall fail to attend a general meeting of the at board of board, or any special meeting, of which notice shall have commissioners. been given as aforesaid, unless prevented by such causes as shall be satisfactory to the board, such commissioner shall forfeit and pay, for the use of the town, the sum of two dollars.

SEC. 11. Be it further enacted, That the commissioners of Streets. said town are hereby authorized and empowered to lay out and establish such streets within the corporate limits of said town as to them shall seem to be required for the comfort and convenience of the citizens of said town, and from time to time as shall seem to them necessary, shall cause such streets so laid out and established to be opened, and when the same are so opened, all !aws and clauses of laws, and all ordinances of said commissioners now or hereafter to be made in reference to the streets of said town, shall apply to

and be in full force and effect over and within each one of said streets so established and opened; and they shall be further empowered to straighten, widen or close such streets as they shall deem necessary to the general good of said town, and in conformity with some general plan for laying out and extending the town to the corporate limits of the town.

Compensation for damages inflicted by improving streets

SEC. 12. Be it further cnacted, That in all cases in which the owner or owners of the land which may be necessary for any street or streets proposed to be established, to be straightened, widened or closed by such commississioners by virtue of this act, shall claim compensation for the use of such land as a street, or for damages done such owner or owners by the straightening, widening or closing such street, the mayor of said town shall issue his warrants to the sheriffs of Buncombe county, commanding him to summons twelve freeholders, citizens of said town, who are unconnected by consanguinity or affinity with the lowner or owners of such land required for such streets, or with the owners of land in the immediate vicinity of the same, to meet at the court house of said county at a day to be designated in said warrant, when and where said sheriff, by himself or his lawful deputy, shall proceed to draw from the persons summoned to draw, six men, to each and every one of whom the said sheriff or any one of his lawful deputies are hereby authorized, empowered and required to administer an oath for an impartial performance of their duties in assessing damages; and the jury of six men, attended by the sheriff or one of his lawful deputies, shall thereupon proceed to view the land required for such street or streets. straightening, widening or closing of the same required by this section, and also the several lots or parts of lots adjacent to or in the vicinity thereof, and shall be required by the said sheriff or his lawful deputy who shall have the jury in charge, to-make the assessment required by their oath, and return the same under their hands and seals, in writing, to the sherift or his deputy, who shall make a minute of his proceedings under the warrant of the mayor of said town; and the said warrant, with a proper return written on the same, and his minutes, and the verdict of the jury and the

Jury of six

proceedings of the same he shall return to the mayor of said town, who shall file the same in his office; and upon the payment or tender of payment by the commissioners aforesaid, through their treasurer to the owner or owners of the land required for any street as aforesaid, of the damages done by the closing of such streets as aforesaid, or the damages to each owner or owners assessed as aforesaid, it shall and may be lawful and right, [and] the said commissioners are Commissioners authorized to hereby authorized and empowered to cause such street or open streets. streets to be opened and kept opened, closed or kept closed, and the same shall forever thereafter be possessed and vested in such commissioners; and it shall be the duty of the said sheriff to give to the owner or owners of any land required for any of the aforesaid mentioned purposes as to the tenants in possession, at least ten days' notice of the time Ten days' nowhen such land so owned or possessed by them respectively as aforesaid shall be viewed, and when the assessment as afore. said shall be made by the jury as hereinbefore provided, it shall be the duty of the said commissioners to give public notice of the opening, straightening, widening or closing of any street so established by them as aforesaid; and any person or persons who shall make claim for compensation for the rise of land belonging to him or them as such street, or for damages done him or them by straightening, widening or closing such street six months after the same shall have been opened, straightened, widened or closed in manner aforesaid, and after ten days' notice as aforesaid, shall be forever thereafter barred of any right to such compensation, unless the owner or owners of such land shall be infants, absent from the State, non compos mentis, or femme covert, in which case such owner or owners shall have the right to make such claim at any time within one year · [after | such disability shall be removed; and the said commissioners shall have the right, by their agents or servants, to enter upon and open, and to keep open any street established by them, except in such case where the land required for such street shall be enclosed, or some building or im- Enclosures, improvement shall be situated thereon, in which case the said &c. commissioners shall have no right of entry on said land until the same has been condemned as hereinbefore provided,

and the damages assessed have been paid or tendered to the owner or owners of the same.

Sheriff entitled

SEO. 13. Be it further enacted, That the sheriff of Buncombe county shall be entitled to the sum of four dollars, to be paid by the commissioners of said town, in full payment for the services to be performed by him, as hereinbefore set forth under the warrants to him directed, by virtue whereof a jury shall be summoned as aforesaid; and if any person summoned as aforesaid, for the person aforesaid, shall fail to attend according to such summons, then such person so failing shall pay the sum of two dollars, to be collected by distress or otherwise for the use of the commissioners of said town, unless such person shall have good cause for such tailure; and on showing the same to such commissioners, such person shall be released from the payment of such sum.

Penalty for any person's failing to obey summons.

Right of ap-

SEC. 14. Be it further enacted, That if either party shall be dissatisfied with the verdict of the jury in assessing damages under the foregoing provisions of this act, such party shall have the right to appeal to the county or superior court of Buncombe county, as in other cases.

Constable;

SEC. 15. Be it further enacted, That the police officer, or town constable, or town marshall, who is now or may hereafter be appointed by the commissioners of said town, shall have, and are hereby invested with all the powers, rights, privileges and immunities now by law invested in sheriffs and constables, as well in the execution of all process to him directed by the mayor of said town, and in the execution of any duty imposed on him by any statute in reference to said town, or by ordinance of the commissioners of said town, as also a general peace officer withing the limits of said town; and said officer shall be chief of patrol of said town.

Duties of patrol. SEC. 16. Be it further enacted. That it shall be the duty of the several members of the patrol of said town, who may be appointed by the commissioners of said town to see that the ordinances and police laws in reference to said town are enforced, and to report all breaches thereof to the mayor of said town, to preserve the peace of said town by suppression of disturbances, and the arrest of offenders and

disturbers of the public peace and quiet, whether in the streets, at public meetings or elsewhere; and for these purposes they shall severally have all the powers by law vested. in sheriffs and constables as peace officers.

Sec. 17. Be it further enacted, That the commissioners of Powers of commissioners. said town shall be vested with full power to make such ordinances as to them shall seem necessary to restrain, prohibit and prevent any slave, free negro or free person of color from loitering in or about any shop or store in said town, or from sitting down or remaining longer in such shop, store or place of business in said town, than while actnally engaged in the transaction of legitimate business, or from entering into any inner room connected with such shop, store or place of business; and said commissioners, by fines and penalties to be imposed on the owners or keepers of such shops, stores or other places of business, and by fines to be imposed on free negroes and free persons of color, and corporeal punishments to be inflicted on slaves, may enforce obedience to such ordinances as shall be made under the provisions of this section.

SEC. 18. Be it further enacted, That all fines and penal- Fines and penties incurred by the breach of any law or ordinance in reference to said town by any minor, shall be recovered from the parent, guardian, or master of an apprentice of such minor so offending.

SEC. 19. Be it further enacted, That all fines, forfeitures Fines recoverable in the and penalties of any nature or kind whatsoever, imposed name of the commissioners, by any statute in reference to said town, or which now is of hereafter may be imposed by an ordinance or ordinances of the commissioners of said town, shall be recoverable in the name of the commissioners of the town of "Asheville" before any jurisdiction having cognizance of the fine, forfeiture or penalty which may be incurred by any breach or violation of any such statute or any such ordinance.

SEC. 20. Be it further enacted, That the commissioners of Seal. the town of Asheville shall and may have a common seal of their corporation, and the same may break and alter at pleasure.

SEC. 21. Be it further enacted, That the commissioners of. Real estate. said town are hereby vested with full power and authority

and capacity to purchase, have, hold, occupy and possess, for the use of said town, all such real estate within the corporate limits of the same as shall, in their discretion, be necessary for the erection of any public building whatever, and for suitable yard, grounds and enclosures appurtenant to said buildings, or which may be necessary for any public purposes or the wants of said commissioners, or their servants or agents.

Bonds.

Sec. 22. Be it further enacted, That the commissioners of the town of Asheville shall have full power and authority to issue bonds in such form as they may deem admissible for the improvement of the streets, and for the payment of any purchase of public buildings thought to be necessary by them for the public good: Provided, They shall not have at any time outstanding more than ten thousand dollars.

'Vote of "No License"

Proviso.

SEC. 23. Be it further enacted, That it shall be the duty of said commissioners, if the qualified voters in said town shall vote "No License," in pursuance of the provisions of an act passed the session of the Legislature of 1858 and 1859, that then the commissioners shall have power and authority to prevent the sale of spirituous liquors, except for medical purposes, and then only under such restrictions and ordinances as may be passed by the board of commissioners.

No abridgement of powers heretofore granted.

SEC. 24. Be it further enacted, That the provisions of this act shall not be construed so as to abridge any of the rights and powers of said commissioners heretofore received by them, whether such powers were delegated to them by some special act of the Legislature, or by the general laws of this State in reference to towns; and the provisions of this act shall not interfere with the powers of the present commissioners of said town.

Repealing sec-

SEC. 25. Be it further enacted, That all laws and clauses of laws coming in conflict with this act, be and they are hereby repealed; and all laws and clauses of laws in reference to said town, and all rules, ordinances and regulations of said town not heretofore repealed nor conflicting with this act, shall remain in full force.

Ad valorem tax on slaves.

SEC. 26. Be it further enacted, That the commissioners of said town, in levying taxes, shall levy an ad valorem tax on slaves.

SEC. 27. Be it further enacted, That this act shall be in force from and after its ratification. [Ratified the 11th day of February, 1863.]

AN ACT TO INCORPORATE THE TOWN OF MARSHALL, IN MADISON Chap. 48. COUNTY, UNDER THE LAW FOR THE BETTER REGULATION OF TOWNS.

Section 1. Be it enacted by the General Assembly of the Body politic. State of North-Carolina, and it is hereby enacted by the authority of the same, That the town of Marshall, (embracing a distance of one-half mile in every direction from the court house) in Madison county, be and the same is hereby created a body politic, with full authority to use and exercise all the corporate powers and privileges granted to incorpo- Powers. rate towns by the one hundred and eleventh chapter of the Revised Code, entitled "Towns," and may elect such officers, and manage the affairs of the corporation in such manner as the law prescribes for the better government of said town.

SEC. 2. Re it further enacted, That there shall be an elec- Vote on selling tion held at the court house, in the town of Marshall, on the last Tuesday in June next and on the same day in each and every year thereafter, for the purpose of determining whether spirituous liquors shall be sold by the wholesale or retail within the corporation limits of said town.

SEC. 3. Be it further enacted, That at the election afore- Mode of elecsaid in each and every year, so held at the court house tion. aforesaid, every person qualified to vote in the general State elections residing within the limits of said corporation, shall be entitled to vote upon said question; which said voting shall be in manner and form as follows: each voter shall deliver to the judges appointed to hold said elections a scroll of paper, on which shall be inscribed the words "License" or "No License," which scroll shall be received by the judges of said election, and put in a box prepared for that purpose, in the manner and under the regulations prescribed for voting in the election of members to the State Legislature, the same judges causing each

voter's name to be recorded by the clerks appointed for that purpose, as he shall deliver in his vote; and when all the qualified voters present shall have delivered their votes, the judges shall proceed to examine and count the whole number of votes polled, and the judges, under their hands and seals, shall certify to the next county court of pleas and quarter sessions of said county, whether a majority of said votes were given for license or no license.

Vote of "No License."

SEC. 4. Be it further enacted, That when it shall be certified by the judges aforesaid of said court that a majority of the votes cast were inscribed "No License," it shall not be lawful for the magistrates of said county to grant to any person or persons a license to retail spirituous liquors within the limits aforesaid; and any magistrate or magistrates voting in the said court to grant such license within the limits of said corporation, shall be liable to be indicted for a misdemeanor in office, nor shall it be lawful for any person or persons to sell under any pretense or pretenses whatever within the limits of said corporation, either with or without a license, spirituous liquors in any quantity, either by the wholesale or retail, except for medical purposes, within one year after such certificate has been returned as aforesaid; and if any person or persons shall knowingly violate the provisions of this section, such person shall be subject to be indicted and fined, at the discretion of the court.

Medical purposes.

Three judges to be appointed to hold the election.

SEC. 5. Be it further enacted, That at the court of pleas and quarter sessions which shall be held for the said county on the fourth Monday after the fourth Monday in April next, at the court house in the town of Marshall, and at the same court in each and every year thereafter, the justices of the said court shall appoint three competent persons as judges, residents of the town of Marshall, who shall hold said election at the court house aforesaid, at the time hereinbefore specified, and make return to said county court as above provided for; and any person so appointed as judge, who shall fail or refuse to discharge such duty, or who shall act partially or corruptly in the discharge of the same, shall be subject to be indicted for a misdemeanor, and be fined at the discretion of the court.

Sec. 6. Be it further enacted, That it shall be the duty of Clerk to issue the clerk of the county court, within five days after the ad- to judges. journment of said court, to issue written notices to the several persons appointed judges as aforesaid, notifying them of their said appointment, which shall be delivered instanter to the sheriff of said county, and by him faithfully served upon the respective persons to whom they are addressed, and such sheriff, for each and every failure to serve such notice, or make due return thereon within ten days after the same have been delivered to him, shall be subject to indictment, and be fined at the discretion of the court: Pro- Proviso. vided, That when a majority of the votes cast at said election shall be inscribed "License," this act shall not in anywise apply for and during the year next ensuing such election.

SEC. 7. Be it further enacted, That all laws and clauses of laws coming within the meaning and purview of this act, be and the same are hereby repealed.

SEC. S. Be it further enacted, That this act shall be in force from and after its ratification, and continue in force until modified or repealed. [Ratified the 12th day-of _____, 1863.]

AN ACT TO AMEND THE CHARTER OF THE CITY OF RALEIGH.

Chap. 49.

Section 1. Be it enacted by the General Assembly of the Penalty for State of North-Carolina, and it is hereby enacted by the au- at board of thority of the same, That if any commissioner shall fail to commissioners. attend a general meeting of the board of commissioners, or any special meeting of which he shall have notice as prescribed in said charter, unless prevented by such cause as shall be satisfactory to the board, he sliall forfeit and pay, for the use of the city, the sum of four dollars; and it shall be the duty of the mayor to enforce such forfeiture.

SEO. 2. Be it further enacted, That in order to raise a Taxxa. fund to meet the expenses incident to the proper government of the city, the commissioners may annually levy and collect taxes on all subjects taxable under said charter, to

an amount not exceeding double that which they are now authorized to impose.

Tax on wheeled vehicles.

Sec. 3. Be it further enacted, That the commissioners may annually, for said purposes, levy and collect a tax not exceeding ten dollars on all wheeled vehicles used to carry passengers or freight for hire: Provided, That said vehicles shall be exempt from the ad valorem tax.

Tax on goods, wares, &c.

Proviso.

SEC. 4. Be it further enacted, That the tax on goods, wares and merchandise, shall not exceed twenty cents on every one hundred dollars value.

Tax on billiard tables, bowling

Sec. 5. Be it further enacted, That the commissioners alleys and dogs shall have power to levy and collect a tax on any billiardtable, bowling-alley, or other game allowed by law, not exceeding fifty dollars, and on every dog, a tax not exceeding five dollars: Provided, however, That a discrimination within this limit may be made on the different species and sexes of dogs.

Right of way.

Proviso.

SEC. 6. Be it further enacted, That when any land or right of way shall be required by said city of Raleigh for the purpose of opening new streets, or for other objects allowed by its charter, and for want of agreément as to the value thereof the same cannot be purchased from the owner or owners, the same may be taken at a valuation to be made by five freeholders of the city, to be chosen by the commissioners; and in making said valuation, said freeholders, after being duly sworn by the mayor, or a justice of the peace for the county, or clerk of a court of record, shall take into consideration the loss or damage which may acerue to the owner or owners in consequence of the land or right of way being surrendered, and also any special benefit or advantage such owner may receive from the opening. of such street or other improvement, and shall state the . value and amount of each, and the excess of loss or damage over and above the advantages, shall form the measure of valuation of said land or right of way: Provided, neverthe-· less, That if any person over whose land the said street may pass, or improvement be erected, or the commissioners be dissatisfied with the valuation thus made, then, and in that case, either party may have an appeal to the next county or superior court of Wake county to be held thereafter;

Proviso.

and the said freeholders shall return to the court to which the appeal may be taken, their valuation, with the proceedings thereon; and the land so valued by the freeholders shall vest in the city so long as it may be used for the purposes of the same, as soon as the valuation may be paid or lodged in the hands of the clerk of the county court, (in case of its refusal by the owner of the land): Provided, Proviso. however, That such appeal shall not hinder or delay the commissioners in opening such street, or erecting such improvement; And provided further, That in case of the dis- Provise. continuance of the use of the land and its reverter to the owner, the city shall have the right to remove any improvement under its authority erected.

Sec. 7. Be it further enacted, That every owner of a lot, Repairing and or persons having as great an interest therein as a lease for of side-walks. three years, which shall front any street on which a sidewalk has been established, shall improve in such manner as the commissioners may direct such side-walk, as far as it may extend along such lot; and on failure to do so within twenty days' after notice by the constable to said owner, or if he be a non resident of the county of Wake, to his agent; or if such non-resident have no agent in said county, then, after advertisement for twenty days on such lot, and at the court house door, calling on the owner to make such repairs, the commissioners may cause the same to be repaired either with brick, stone or gravel, at their discretion, and the expense shall be paid by the person in default; said expense shall be a lien upon said lot, and if not paid within six months after the completion of the repairs, such lot may be sold, or enough of the same to pay such expenses and . costs, under the same rules, regulations and restrictions, rights of redemption and savings, as are prescribed in said charter for the sale of lands for unpaid taxes.

SEC. 8. Be it further enacted, That the commissioners Nuisances, may require and compel the abatement of all nuisances houses. within the city at the expense of the person causing the same, or the owner or tenant of the ground whereon the same shall be; they may also prevent the establishment within the city, and may regulate the same if allowed to be established, of any slaughter-house or place, or the exercise

within the city of any dangerous, offensive, or unhealthy trade, business or employment.

Fast driving, firing of guns, pistols, &c.

SEC. 9. Be it further enacted, That they may prohibit and prevent by practices the riding or driving of horses or other animals at a speed greater than six miles an hour, within the city; and also the firing of guns, pistols, crackers, gunpowder or other explosive, combustible or dangerous materials in the streets, public grounds, or elsewhere within the city.

Repeals certain sections in said charter.

SEC. 10. Be it further enacted, That sections 24, 61, 63, 65 and 87, and clause 5 of section 45 of said charter, and all clauses in conflict with these amendments, be and the same are hereby repealed.

Adds certain sections to - charter.

SEC. 11. Be it further enacted, That the following sections shall be a part of said charter of the city of Raleigh, in lieu of sections 50, 51 and 52 of the same which are hereby repealed:

In heu of section 50.

(1.) "When the tax due on any lot or other land (which is hereby declared to be a lien on the same) shall remain unpaid on the first day of August, and there is no other visible estate but such lot or land of the person in whose name it is listed liable to distress and sale known to the collector, he shall report the facts to the commissioners, together with a particular description of the real estate, and thereupon the commissioners shall direct the same to be sold upon the premises by the collector, after advertising for twenty days in some newspaper published in the city, which the collector shall do; and the collector shall divide the said land into as many parts as may be convenient, (for which purpose he is authorized to employ a surveyor,) and shall sell as many thereof as may be required to pay said taxes and all expenses attendant thereon. If the same cannot be conveniently divided, the collector shall sell the whole; and if no person will pay the whole of the taxes and expenses for the whole of the land, the same shall be strnck.off to the city; and if not redeemed, as hereinafter provided, shall belong to said city in fee."

In lieu of section 51. (2) "Be it further enacted, That the collector shall return an account of his proceeding to the commissioners, specifying the portions into which the land was divided, and

the purchaser or purchasers thereof, and the prices of each, which shall be entered on the book of the proceedings of the commissioners, and if there shall be a surplus after paying said taxes, the same shall be paid into the city treasury, subject to the demands of the owner."

(3.) "Be it further enacted, That the owner of any land In lieu of section 52. sold under the provisions of said charter and amendments, his heirs executors and administrators, or any person acting for them, may redeem the same within one year after the sale, by paying to the purchaser the sum by him paid, and twenty-five per cent, on the amount of taxes and expenses, and the treasurer shall refund to him, without interest, the

proceeds, less double the amount of taxes." Sec. 12. Be it further enacted, That these amendments When to go shall go into operation from the day of their acceptance by the commissioners, entered in writing on the minutes of the board, and thirty days' advertisement at the court house

TURNPIKES.

door. [Ratified the 28th day of January, 1863.]

AN ACT TO INCORPORATE THE UNACOY AND HIWASSEE TURNPIKE Chap, 50. COMPANY, IN THE COUNTIES OF CHEROKEE AND CLAY.

Section 1. Be it enacted by the General Assembly of the Books to be opened at Murstate of North-Carolina, and it is hereby enacted by the aur phs, Hayesthority of the same, That Wm. M. Sanderson and George ville and other places. Bristol, of the county of Clay; and Pleasant Henry, M. Fain, R. D. McCombs and H. II. Davidson, of the county of Cherokee, be and they are hereby appointed commissioners, with power and authority to open books and receive subscriptions of stock in shares of twenty dollars each, to the amount of ten thousand dollars; which sum, together with the amount hereinafter to be appropriated, shall constitute the capital stock of the company in this act incorporated; and it shall be the duty of the said commissioners to open books for subscription in Murphy, Hayesville, and at such other places as they may think proper, after giving due notice of the time and place twenty days

previous, by public advertisement, on or before the first day of June next, and at such other times and places thereafter as they shall think proper, until the amount of ten thousand dollars shall be taken in the stock of said company, and then the subscriptions shall cease.

General meeting.

Qualification for office.

SEC. 2. Be it further enacted, That when the sum of five thousand dollars shall be subscribed, it shall be the duty of the commissioners to call a general meeting of the stockholders at the town of Murphy, and if a majority of the stock shall be represented by person or by proxy, it shall be lawful for the said meeting to appoint a president, treasurer and three directors, two of whom shall reside in the county of Cherokee, and one in the county of Clay, who shall hold their office for one year, and until their successors are appointed; and it shall be the duty of the agent for the collection of Cherokee bonds to act as a director on the part of the State; and he, together with the president, treasurer, and directors appointed by the individual stockholders, when so appointed, and their successors in office shall constitute a body politic and corporate, under the name and. style of the Unacoy and Hiwassee Turnpike Company; and by that name may sue and be sued, plead and be impleaded in any of the courts of this State; and as such shall have succession and a common seal, and shall have the right to make all such orders, rules and contracts, and appoint all such agents, and to do all such other acts and things as may be necessary to carry into full effect the objects of the corporation, and shall have all such rights, powers and privileges as the like corporations in this State usually have: Provided, That in all elections of officers, after the State shall have become a stockholder, she shall be entitled to vote in proportion to the stock held by her.

Body politic.

Powers.

Proviso.

Votes according to shares.

SEC. 3. Be it further enacted, That the number of votes to which any stockholder may be entitled shall be according to the number of shares he may hold in the proportion following, that is to say: for every one share and not more than two, one vote; and for every two shares and not more than ten, one vote; and for every five shares above ten and not above fifty, one vote; and for every ten shares above fifty, one vote.

SEO. 4. Be it further enacted, That the said company Power to construct road. have power, and they are hereby authorized and required to construct a turnpike road from the gap of the Unacoy mountain, through which the old Unacoy road now passes, by the way of Murphy and Hayesville, to the Georgia State line, at some convenient point south of Hayesville; and How conthe said company shall make the said road at least eighteen structed. feet wide, clear of all obstructions, except where side cutting or blasting of rock shall be necessary, and in such places said road shall be at least fifteen feet wide, clear of all obstructions; and the grade of said road shall not, at any place, be steeper than a rise or fall of one foot in sixteen; and the said company shall construct all such culverts, side and cross ditches, embankments and other works which may be necessary to finish said road in good order, and have bridges across the rivers and creeks at all the crossings where it may be necessary.

SEC. 5. Be it further enacted, That said company shall Power to construct works, have power to construct any other works or buildings which buildings and may be necessary for the construction or keeping in order toll-bridges. the said road, and power to purchase any toll bridge or bridges that may be on the line of this road if it is necessary, and have and use any public highway which may be now in existence on or along said road, and may appropriate the same to their own use; but the said company shall not obstruct any such public highway until their road shall be in good order for use; and if any damage shall be done to private property in building said road, or erecting the necessary buildings of said company, and the company can- Compensation not agree upon the compensation with the owner of such firdamages inprivate property, then any agent, officer or director of said company shall apply to a justice of the peace, who, upon such application, shall order any constable or other lawful officer to summons a justice and three disinterested freeholders, whose duty it shall be to view the property where the damages are said to be done, and assess the amount of compensation to be paid by the company to the owner of such private property, having regard both to the injury due and the benefit of the road; and if either party shall be dissatisfied with their assessment, they may appeal to the

court of pleas and quarter sessions of the county wherein the damages are claimed.

Three commissioners to examine road.

SEC. 6. Be it further enacted, That when said road shall be completed, the president shall notify the court of pleas and quarter sessions of the county through which the road passes, thereof, and each of said courts shall forthwhith appoint three commissioners, whose duty it shall be to examine so much of said road as lies in their respective counties; and if the said commissioners shall find the said road is well constructed and completed according to the requirements of this act; they shall certify the same to the clerk of the court by whom they were appointed, and the said clerk shall forthwith notify the president of the company of such certificate, and thereupon the said company shall have power to erect three toll gates, two in the county of Cherokee, and one in the county of Clay, at such points as they may think proper, at least ten miles apart; and the said company shall have the power to collect the following tolls, to wit: for every person on horseback ten cents at each gate; for every one-horse wagon or cart fifteen cents at each gate; for every three-horse wagon twenty-five cents at each gate; for every four-horse wagon thirty cents; for every six-horse wagon forty cents at each gate; for every one-horse buggy or pleasure carriage twenty-five cents at each gate; for every twe-horse buggy or pleasure carriage forty cents at each gate; for every loose horse, mule or ass, led or driven, five cents at each gate; for every cow, hog or sheep one cent at each gate; and for every animal designed for exhibition twenty cents at each gate.

Rights of the toll payer.

Tolls.

Sic. 7. Be it further enacted, That when the said turnpike road shall be completed it shall be a public highway, and all persons shall have the right to use the same, upon the payment of the proper toll; and the said company shall have the right to prevent any person from travelling over the said road, if they shall refuse to pay the tolls lawfully demanded; and if any person shall, for the purpose of avoiding the payment of tolls, break through or go around Penalty for avoiding the payment of tolls, break through or go around avoiding payar any of the toll gates erected by the company, they shall forfeit and pay to the said company the sum of ten dollars for each and every offence, to be recovered by warrant, in

in the name of the company, before any justice of the peace in the county in which the offence may be committed.

Sec. 8. Be it further enacted, That if any person shall re- unpaid. fuse or fail to pay their subscription as demanded by said company, the same may be recovered by an action of debt or assumpsit, in the name of the company.

SEC. 9. Be it further enacted, That if the said company Penalty for shall fail to keep the said road in good repair, they shall be in bad order.

deemed guilty of a misdemeanor.

SEC. 10. Be it further enacted, That the construction of Period of cousaid road shall be commenced within two years from the existence. ratification of this act, and the corporate existence of said company, with all the rights, powers and privileges herein granted to them, shall continue to them for thirty years.

SEC. 11. Be it further enacted, That for the purpose of Working the keeping up said road after it is completed according to the road. requirements of this act, all the hands within two miles of the line of said road, from the Tennessee State line to the town of Murphy, and all the hands within one mile of the line of said road, from the town of Murphy to the Georgia State line, except the hands now required by law to work on the western turnpike road, liable to work on public highways, shall be required to work on said road six days in each and every year, under the direction of said company; and said hands are hereby exempt from working on any other road.

SEC. 12 Be it further enacted, That the citizens residing Citizens not to within either of the counties through which the said road pay toll within passes, shall not be required to pay toll at any gate within counties. the county in which they reside; but shall have the right to pass said gates free from any charge whatever.

SEC. 13. Be it further enacted, That this act shall be in force form and after its ratification. [Ratified the 28th day of January, 1963.]

MISCELLANEOUS.

Chap. 51. An act to continue in force an act passed at the first extra session of the geneal assembly of the state of north-carolina, for 1860 and 1861, and ratified on the 12th day of september, 1861.

Extends to year 1863. Section 1. Be it enacted by the General Assembly of the State of North-Carolina, and it is hereby enacted by the authority of the same, That the provisions of a private act, entitled an act, chapter 59, in favor of David Lewis, Daniel Willis and Daniel Patterson, sureties on the official Bond of John S. Willis, late sheriff of Bladen county, be and the same are hereby extended to the year 1863.

SEC. 2. Be it further enacted, That this act shall be in force from and after the 1st day of January, A. D., 1863.

[Ratified the 11th day of February, 1863.]

Chap. 52. AN ACT TO AUTHORIZE THE DEACONS AND TRUSTEES OF SHARON CHURCH TO SELL THE PARSONAGE AND LANDS ATTACHED, BELONGING TO THE SAID CONGREGATION.

Deacons and trustees authorized to sell. Section 1. Be it enacted by the General Assembly of the State of North-Carolina, and it is hereby enacted by the authority of the same, That the deacons and trustees of Sharon church, in the county of Mecklenburg, be, and they are hereby authorized to sell, convey and make title to the parsonage and the lands thereto attached, belonging to said church, and to invest or use the proceeds of said sale for the benefit of said congregation.

Sec. 2. Be it further enacted, That this act shall be in force from and after its ratification. [Ratified the 11th day of February, 1863.]

AN ACT TO INCORPORATE THE SPRINGFIELD LITERARY SOCIETY. Chap. 53.

Section 1. Be it enacted by the General Assembly of the Body corpo-State of North-Carolina, and it is hereby enacted by the authority of the same, That Winship M. Wilson, S. F. Tomlinson, Joseph Alexander, Clarkson Tomlinson, J. M. Tomlinson, Gunny Holton and such other persons as are now or may hereafter become associated with them, and their successors in office or membership, shall be and are hereby created, constituted and declared a body corporate and politic, by the name and title of the Springfield Literary Society, in the county of Guilford; and by that name may Powers. have successors and a common seal, sue and be sued, plead and be impleaded before any court of record, or before any justice of the peace in this State, contract and be contracted with, acquire, hold and dispose of property for the benefit of the society, and also such real estate as may be required for the convenient transaction of its business.

SEC. 2. Be it further enacted, That the said society or Library. corporation shall have power to form and establish a library, and shall have power to pass all by-laws and regulations for its own government and the government of the library, which may not be inconsistent with the constitution and laws of the State, or the Confederate States.

SEC. 3. Be it further enacted, That this act shall be in force from and after its ratification. [Ratified the 12th day of February, 1863.]

AN ACT TO APPOINT COMMISSIONERS TO SELL THE OLD JAIL IN Chap, 54. THE TOWN OF WILKESBOROUGH.

Section 1. Be it enacted by the General Assembly of the Three commis-State of North-Carolina, and it is hereby enacted by the au- sioners appointed to sell , thority of the same, That B. F. Petty, A. W. Finley and Jail. Addison Rosseau, be and the same are hereby authorized and empowered to sell at public auction, to the highest bidder, the old jail in the town of Wilkesborough, in the county of Wilkes, after giving due notice of the same, on a credit or for cash, at the discretion of said commissioners,

and pay over the proceeds of said sale to the county trus-

tee, to be used for county purposes.

SEC. 2. Be it further enacted, That this act shall be in torce from and after its ratification. [Ratified the 7th day of February, 1863.]

Chap. 55. AN ACT TO INCORPORATE VESTAL'S FORD TOLL BRIDGE COMPANY.

Body politic.

Section 1. Be it enacted by the General Assembly of the State of North-Carolina, and it is hereby enacted by the authority of the same, That Caleb Rhodes, and as many persons as he may hereafter associate with him, and his and their successors, be and are hereby constituted and made a body politic and corporate, in fact and in name, for the purpose of erecting and keeping up a toll bridge over the south fork of the Catawba river, at or near Vestal's ford, under the name and style of Vestal's Ford Toll Bridge Company; and by that name and style shall sue and be sued, contract and be contracted with; may hold real and personal estate, and shall have power to make by-laws and regulations not contrary to the laws of North-Carolina.

Powers.

Seal and capi-

SEC. 2. Be it further enacted, That said corporation shall have a common seal, and that its capital stock shall consist of one thousand dollars, divided into shares of one hundred dollars each.

Stock transferable. SEC. 3. Be it further enacted, That the stock in said company shall be deemed personal estate, and shall be transferred in such manner as the stockholders may direct.

Tolls.

SEC. 4. Be it further enacted, That it shall not be lawful for said corporation to ask or receive from persons crossing said bridge more than the following tolls, to wit: for a sixhorse wagon thirty-five cents; for a five-horse wagon thirty cents; for a four-horse wagon or coach twenty-five cents; for a three-horse wagon twenty cents; for a two-horse wagon fifteen cents; for a one-horse wagon or cart ten cents; for a two-horse carriage or buggy twenty-five cents; for a one-horse carriage or buggy twenty cents; for a man and horse ten cents; for horses or mules in droves two and a half cents each; and for cattle, hogs and sheep two cents each.

SEC. 5. Be it further enacted, That if any persons shall Penalty for break through or pass over said bridge without stopping a pay toll. reasonable time to pay the toll, he shall, for every offence, pay the sum of five dollars, to be recovered before any justice of the peace for Gaston county, or any other county adjoining thereto.

SEC. 6. Be it further enacted, That this act shall be in force from and after the ratification thereof. [Ratified the 10th day of February, 1863.]

AN ACT TO INCORPORATE THE DISPATCH STEAMBOAT COMPANY. Chap. 56.

Section 1. Be it enacted by the General Assembly of the Body politic. State of North-Carolina, and it is hereby enacted by the authority of the same, That Robert M. Orrell and John R. Dailey, and such other persons as may be associated with them as stockholders, shall be and are hereby created, together with their successors, a corporation and body politic in deed and in law, by the name and style of the "Dispatch Steamboat Company," for the purpose of conveying or transporting persons, produce, goods, wares and merchandize, and all other goods and things whatsoever, by the means of steam and towboats upon the waters of the Cape Fear river, in the State of North-Carolina; and for this purpose shall have power to purchase, hold, sell, release or Powers. convey estates, real, personal and mixed, and of acquiring the same by gift or otherwise; and shall have perpetual succession, and may sue and be sued, plead and be impleaded in any court of law or equity in this State having competent jurisdiction, and may have and use a common seal, which they may alter or renew at pleasure; and shall have and enjoy all other rights and privileges to which other corporations are entitled.

SEC. 2. Be it further enacted, That the capital stock of Capital stock. this company shall be eighteen thousand dollars, and that the same shall be divided into shares of one hundred dollars each.

SEC. 3. Be it further enacted, That the affairs of this Board of dicompany shall be managed by a board of directors, to be chosen and to serve as the by-laws of the company direct, and from among whom a president, secretary and treasurer shall be likewise selected.

Agents.

SEC. 4. Be it further enacted, That said company shall have the right to appoint one or more agents at their option, and that all contracts or agreements made by their agents shall be binding upon the company.

SEC. 5. Be it further enacted, That this law shall be in force from and after its ratification. [Ratified the 10th day of February, 1863.]

Chap. 57. AN ACT TO INCORPORATE THE NORTH-CAROLINA JOINT STOCK PUB-LISHING COMPANY.

Body politic.

Section 1. Be it enacted by the General Assembly of the State of North-Carolina, and it is hereby enacted by the authority of the same, That John F. Foard, D. B. Nicholson, Charles F. Deems, Lemon Shell, O. G. Foard, T. C. Moses, D. R. Bruton, William Barringer, J. B. Bobbitt, P. H. Schoville, Wm. Closs, M. J. Hunt, J. A. Buil, Z. H. Green, J. A. Cunninggim, W. H. Cunninggim, T. Wyche, A. M. Gorman, and their associates, successors and assigns, are hereby created and constituted a body politic and corporate, by the name, style and title of the North-Carolina Christian Advocate Joint Stock Publishing Company, for the purpose of publishing newspapers, periodical books, &c., with a capital stock of twenty-five thousand dollars, to be divided into shares of one hundred dollars each; and that said company may have power to purchase, hold and convey real and personal estate necessary to the legitimate prosecution of the above described business of said company.

Capital stock.

Five directors.

SEC. 2. Be it further enacted, That it shall be lawful for the corporation to be managed by five directors, who shall have power to fill vacancies in their own number, and shall continue in office until others are regularly elected or appointed, and also to exercise all such rights as by this act is conferred and granted; but the stockholders shall have the right to elect said directors annually.

SEC. 3. Be it further enacted, That general meetings of General meetings of the stockholders in said company may be called and held as the by-laws shall prescribe.

SEC. 4. Be it further enacted, That this act shall take ef- In force thirty fect and be in force from and after its ratification, and shall continue in force for the period of thirty years. [Ratified the 10th day of January, 1863.]

AN ACT IN REGARD TO THE SERVICE OF PROCESS ON THE SOUTH- Chap. 58.

Be it enacted by the General Assembly of the State of Process. North Carolina, and it is hereby enacted by the authority of the same, That notice of process upon any one of the principal agents of the Southern Express Company, shall be deemed and taken to be due and lawful notice of service of process upon the company, so as to bring said corporation before any court within the State of North Carolina. [Ratified the 11th day of February, 1863.]

RESOLUTIONS

OF A PRIVATE NATURE, PASSED BY THE

GENERAL ASSEMBLY

OF

NORTH-CAROLINA,

AT ITS

ADJOURNED SESSION OF 1862-'63.

RESOLUTION IN FAVOR OF WILLIAM THOMPSON.

Resolved, That the public treasurer pay to Wm. Thomp- Pays \$12 50. son twelve dollars and fifty cents, amount due for repairing chairs and desks for the House of Commons. [Ratified the 11th day of February, 1863.]

RESOLUTION IN FAVOR OF WILLIAM J. MURRAY, OF ALAMANCE COUNTY.

Resolved, That the public treasurer of North-Carolina be Pays \$260 12. authorized to pay to William J. Murray, sheriff of Alamance county, two hundred and sixty-nine dollars and twelve cents, error in the settlement of his taxes for the year 1862. [Ratified the 10th day of February, 1863.]

RESOLUTION IN FAVOR OF THE SURETIES OF WHITE D. HUMPHREY, DEC'D, LATE SHERIFF OF ONSLOW COUNTY.

Resolved, That the sureties of White D. Humphrey, Authorizes coldec'd, late sheriff of Onslow county, be and they are here-of taxes.

by authorized to collect any arrearages of taxes due him: Provided, Nothing herein contained shall be construed to extend to any person who has paid the same to any deputy or personal representative of said sheriff. [Ratified the 4th day of February, 1863.]

A RESOLUTION IN FAVOR OF THE WILMINGTON AND WELDON RAILROAD COMPANY.

Resolved, That the public treasurer be, and he is hereby Pays \$6,114 63. instructed to pay out of any moneys on hand the sum of six thousand one hundred and fourteen dollars and sixty-three cents (\$6,114 63) to the Wilmington and Weldon Railroad Company, the same having been allowed by the board of claims for transportation, &c., done upon account of the State. [Ratified the 10th day of February, 1863.]

A RESOLUTION IN FAVOR OF R. V. BLACKSTOCK, AS COLLECTOR OF BUNCOMBE COUNTY.

Resolved, That the treasurer pay to Robert V. Black- Pays \$33 26. stock the sum of thirty-nine dollars and twenty-six cents, ont of any money in the treasury not otherwise appropriated. [Ratified the 11th day of February, 1863.]

A RESOLUTION IN FAVOR OF J. B. DAVIS.

Resolved, That the public treasurer be and he is hereby Refunds 45 500 authorized to pay J. B. Davis five dollars and fifty-six cents out of any money in the treasury not otherwise appropriated, it being the amount overpaid by him in taxes for the year 1860. [Ratified the 11th day of February, 1863.]

A RESOLUTION IN FAVOR OF R. V. BLACKSTOCK.

Allows collection arrears of taxes.

Resolved, That Robert V. Blackstock, tax collector for the county of Buncombe, be authorized to collect arrearages of taxes for the year 1860. [Ratified the 11th day of February, 1863.]

RESOLUTION GRANTING FURTHER TIME TO JOHN MARTIN, LATE SHERIFF OF STOKES, TO COLLECT ARREARAGES OF TAXES.

Allows collec- tion arrears of taxes.

Be it resolved, That John Martin, late sheriff of Stokes County, be allowed to collect his former taxes for the years 1855, 1856, 1857, 1858 and 1859: Provided, That he shall collect the same by the first day of January, 1864.

Limitations.

Be it further resolved, That the authority by this act granted shall not extend to persons who may have removed from the county, nor to executors, administrators or guardians, nor to any who will voluntarily swear, before any justice of the peace of said county, that he or she verily believes that the arrears of taxes, claimed from him or her, have been paid.

Be it further resolved, That this resolution shall take effect from and after its passage. [Ratified the 7th day of February, 1863.]

A RESOLUTION IN FAVOR OF MRS. P. P. DICK, EXECUTRIX OF THE LATE JUDGE J. M. DICK.

Pays \$300.

Resolved, That the public Treasurer be directed to pay Mrs. P. P. Dick, executrix of the late judge J. M. Dick, three hundred dollars, the residue of salary due him at the time of his death, on the 15th of October; A. D., 1860. [Ratified the 10th day of Pibruary, 1863.]

RESOLUTION IN FAVOR OF JOHN SPELMAN.

Resolved, That the public treasurer be authorized to pay Pays \$13 50. to John Spelman thirteen dollars and fifty cents, out of any money in the treasury not otherwise appropriated. [Ratified the 11th day of February, 1863.]

RESOLUTION IN FAVOR OF W. W. HAPPER.

Resolved, That the public treasurer be, and he is hereby Pays \$462 33. authorized to pay to W. W. Happer, of Weldon, the sum of four hundred and sixty-two dollars and thirty-eight cents. [Ratified the 11th day of Fibruary, 1863.]

RESOLUTION IN FAVOR OF GIDEON B. THREADGILL, SHERIFF OF THE COUNTY OF ANSON.

Resolved, That Gideon B. Threadgill, sheriff of the coun-Allows collecty of Anson, be allowed till 1st day of January, 1864, to tion arrears of collect arrears of taxes due for the years 1858 and 1859.

[Ratified the 28th day of January, 1863.]

RESOLUTION IN FAVOR OF W. LONG, SHERIFF OF YADKIN COUNTY.

Resolved, That the public treasurer be authorized and Refunds \$60. required to pay to W. Long, sheriff of Yadkin, sixty dollars, it being for taxes overpaid by him through mistake. [Ratified the 28th day of January, 1863.]

RESOLUTION IN FAVOR OF MARTIN WALKER, SHERIFF OF RUTHERFORD COUNTY.

Resolved That Martin Walker, sheriff of Rutherford Authorized county, he authorized to collect arrears of taxes for the of taxes. years 1861 and 1862. [Ratified the 28th day of January, 1863.]

RESOLUTION IN FAVOR OF OSCAR D. JOHNSON, AN INMATE OF THE INSANE ASYLUM IN THIS STATE.

Remain as State patient. Resolved, That Oscar D. Johnson, now an inmate of the Insane Asylum of this State, be allowed to remain in the Asylum as a State patient until he is cured of his insanity, or until he can be removed to his former residence in the State of Maryland. [Ratified the 28th day of Jan'y, 1863.]

RESOLUTION IN FAVOR OF JOHN A. LONG.

Authorizes collection arrears of taxes.

Resolved, That John A. Long, sheriff of Richmond county, be and he is hereby authorized to collect all arrears of taxes due him for the years 1861 and 1862, and he is hereby invested with as full power and authority to collect such arrears as are incident to the collection of all other taxes by the laws of the State: Provided, That nothing herein contained shall extend to the collection of arrears of taxes claimed to be due from executor, administrator, or any person who will swear that the same has been paid. [Ratified the 28th day of January, 1863.]

Proviso.

RESOLUTION IN FAVOR OF WM. H. BRYSON, OF JACKSON COUNTY.

Secretary of State to cancel grant No. 759.

Resolved, That the secretary of State be authorized and required to cancel gant No. 759, issued to said Bryson, and issue a grant to said Bryson for fifty acres, as per survey No. 46th, in district 7. [Ratified the 28th day of January, 1863.]

RESOLUTION IN FAVOR OF CHARLES BYRD.

Authorizes collection arrears of taxes.

Resolved, That Charles Byrd, late sheriff of the county of Yancy, be allowed till the first day of January, 1864, to collect arrearages of taxes due for the year 1859. [Ratified the 28th day of January, 1863.]

RESOLUTION IN FAVOR OF DRURY KING.

Resolved, That the treasurer of the State pay to Drury Page \$24. King twenty dollars for cleaning and putting in order the two halls for the Legislature of 1860 and 1862. [Ratified the 28th day of January, 1863.]

RESOLUTION IN FAVOR OF JOHN FISHER.

Resolved. That the secretary of State be and he is here-Secretary of State to correct by authorised and required to correct an error in the State error in grant grant (No. 352) three hundred and fifty-two, issued in thename of John F. Fisher, by omitting the letter S. in the name of grantee. [Ratified the 28th day of Jan'y, 1863.]

A RESOLUTION IN FAVOR OF JAMES M. NEAL.

Resolved, That James M. Neal, late sheriff of the county Authorizes collection arrears of McDowell, be and he is hereby authorized and fully em- taxes for 1869 powered to collect all arrearages of taxes for the years 1859 and 1860. and 1860. [Ratified the 4th day of February, 1863.]

RESOLUTION IN FAVOR OF A. C. LATHAM, SHERIFF OF GRAVEN COUNTY.

Resolved, That A. C. Latham, sheriff of Craven county, Allows collection of arrears be and he is hereby allowed to collect arrearages of taxes taxes from 1860 for the years 1860, 1861 and 1862. [Ratified the 4th day to 1882. of February, 1863.]

RESOLUTION IN FAVOR OF GEORGE CREDLE.

Resolved, That George Credle, late sheriff of Hyde coun- Authorizes colty, be authorized to collect the taxes due him for the years reus taxes due 1861 and 1862: Provided, Nothing herein contained shall for 1861-'62.

be construed to extend to any persons who will voluntarily swear before any justice of the peace they have paid the same. [Ratified the 3d day of February, 1863.]

RESOLUTION TO CORRECT AN ERROR ON TAX ROLL OF BURKE COUNTY, &O.

Preamble.

WHEREAS, It appears that the clerk committed an error in making an abstract of the value of land listed upon the tax roll of Burke county for 1860, amounting to \$337 13, the amount reported by him being \$9,349 39, where the true amount is \$9,012 26; and whereas \$60 60 less 80 cents for one poll tax not embraced in said abstract, has been overpaid by Michal Spainhour,

Comptroller to

Resolved, That the comptroller be instructed to correct the error upon the tax roll of Burke county for 1860.

Pays \$59 80.

Resolved, That the treasurer pay \$60 60 less 80 cents for one poll-tax to Michal Spainhour, overpaid by him on account of an error in an abstract of the value of land listed upon the tax roll of Burke county for 1860. [Ratified the 4th day of February, 1863.]

A RESOLUTION IN FAVOR OF DANIEL TUCKER.

Amends resolution of 1860 and 1861.

Resolved, That a resolution in favor of Daniel Tucker, of Lincoln county, passed at the session of the General Assembly of 1860 and 1861, be so amended as to strike out the words "for one year," and insert per annum, during his lifetime. [Ratified the 3d day of February, 1863.]

RESOLUTION IN FAVOR OF RUFUS GALLOWAY AND HIS SURETIES.

Discharges Penalty of \$1,000. Resolved, That Rufus Galloway, sheriff of Brunswick county, and his sureties on his official bond, be and they are hereby released and fully discharged from the payment of a penalty of one thousand dollars, recovered on a judg-

ment against him in the superior court of Wake county, for failure to settle the public tax due from Brunswick county in the year 1862, he having before the passage of this resolution paid into the treasury all the taxes due from him, with interest on the same, from the 30th day of September, 1862, and the costs of the suit aforesaid. [Ratified the 27th day of January, 1863.]

RESOLUTION IN REFERENCE TO THE ENGROSSING CLERKS.

Resolved, That the public treasurer pay W. A. Huske, Pays \$75. M. Q. Moore and T. H. Hill, engrossing clerks of the General Assembly, seventy-five dollars each, as an additional compensation for their efficient services during the adjourned session. [Ratified the 11th day of February, 1863.]

RESOLUTION IN FAVOR OF THE DOORKEEPERS.

Resolved, That the sum of fifty dollars be allowed to each Pays \$50. of the doorkeepers, both of the Senate and House of Commons, as the usual extra allowance, for servant hire since the 19th of January last, and that the thanks of the two Houses are hereby tendered to them for the very efficient manner in which they have discharged their duty. [Ratified the 11th day of February, 1863.]

RESOLUTION IN FAVOR OF B. J. DUNLOP.

Resolved, That the public treasurer refund to R. J. Dun-Refunds \$80.00 lop the sum of thirty dollars and five cents, said sum having been unduly paid by him to the sheriff of Stanly county, in the discharge of his taxes for the year 1862. [Ratified the 10th day of February, 1863.]

RESOLUTION IN FAVOR OF E. M. WELEORN.

Refunds \$82. Resolved, That the public treasurer be and he is hereby required to pay to E. M. Welborn the sum of eighty-two dollars, the same being the amount overpaid by him in taxes to the sheriff of Wilkes county, for the year 1862. [Ratified the 10th day of February, 1863.]

A RESOLUTION IN FAVOR OF M. L. BRITTON.

Pays \$641 94. Resolved, That the public treasurer be, and he is hereby authorized and required to pay to M. L. Britton the sum of six hundred and forty-one dollars and ninety-four cents, it being for a bill of clothing furnished by the said M. L. Britton to the assistant quarter master, at camp Patton, near Asheville, for company A, in the 39th regiment North-Carolina troops. [Ratified the 28th day of January, 1863.]

A RESOLUTION IN FAVOR OF JAMES M'KIMMON AND A. CREECH.

Resolved, That the public treasurer pay to James Mc-Kimmon four dollars; and also pay to J. A. Creech three dollars, out of any money in the treasury nct otherwise appropriated. [Ratified the 12th day of February, 1863.]

RESOLUTION IN FAVOR OF RUFUS GALLOWAY.

Resolved, That the public treasurer be authorized to pay to Rufus Galloway the sum of fifty-eight dollars and eleven cents, the amount of interest paid by him upon a judgment recovered against him upon his official bonds at the October term of the superior court of Wake county, 1862, and also the usual mileage to the seat of government. [Ratified the 12th day of February, 1863]

RESOLUTION IN FAVOR OF JOHN BOSEMAN.

Resolved, That the public treasurer pay to John Roseman Pays \$70. seventy dollars out of any money in the treasury not otherwise appropriated. [Ratified the 11th day of February, 1863.]

RESOLUTION IN FAVOR OF JAMES W. FREEMAN.

Resolved, That the public treasurer pay to James W. Pays \$360. Freeman three hundred dollars for services rendered to the State by him in taking care of the sick and wounded at the Fair Ground Hospital since May last, those services having been additional to his duties as Ward Master, and that the treasurer be allowed the same in the settlement of his public accounts. [Ratified the 10th day of February, 1863.]

RESOLUTION IN FAVOR OF RUFUS GALLOWAY, LEWIS WILLIAMSON, ELIAS BARNES, REUBEN KING AND SUNDRY OTHER SHERIFFS AND TAX COLLECTORS.

Resolved, That Rufus Galloway, of Brunswick county; Authorizes col-Lewis Williamson, late sheriff of Columbus county; Reu- of taxes. ben King, sheriff of Robeson; Elias Barnes, late sheriff of Wilson county; Hector McNeil, sheriff of Cumberland; E. D. Davis, sheriff of Jackson; W. W. Long, late sheriff of Yadkin; Win. Haywood, sheriff of Surry; J. L. Keener, tax collector of Cherokee; W. W. Grier, late sheriff of Mecklenburg; J. R. Grady, sheriff of Harnett; Sidney Deal, late sheriff of Watauga; R. V. Blackstock, tax collector of Buncombe, and Thomas J. Carr, sherift of Duplin, be allowed to collect the arrears of taxes due for two years beyond the time now allowed by law to sheriffs: Provided, Provise. That nothing herein contained shall extend to personal representatives, nor to persons removed, nor to such as shall make affidavit that the taxes charged against them have been paid. [Ratified the 4th day of February, 1863.]

RESOLUTION IN FAVOR OF MARY GULLY.

Refunds \$3 97. Resolved, That the public treasurer pay to Mary C. Gully three dollars and ninety-seven cents, (\$3 97) amount overpaid by her in the settlement of her taxes for the years 1858, 1859 and 1860, and that the same be allowed him in the settlement of his public account. [Ratified the 6th day of February, 1863.]

RESOLUTION IN FAVOR OF WM. L. SHANNON.

Refunds \$80.

Resolved, That the treasurer of the State pay to Wm. E. Mann, for William L. Shannon, of Pasquotank, the sum of eighty dollars, he having paid that amount as overtaxes for the year 1861, to the tax collector of said county. [Ratified the 3d day of February, 1863.]

RESOLUTION IN FAVOR OF A. B. DOWNS.

Refunds

Resolved, That the State treasurer be and he is hereby instructed to refund to A. B. Downs, tax collector of the county of Mecklenburg, the sum of one hundred and eleven dollars and sixty-five cents, being an amount of insolvent taxes overpaid by him for the year 1862. [Ratified the 11th day of February, 1863.]

A RESOLUTION IN FAVOR OF JOSEPH MARSHALL, SHERIFF OF STAN-LY COUNTY.

Authorizes collection of arrears taxes due from 1858 to 1861.

Resolved, That Joseph Marshall, sheriff of Stanly county, be authorized to collect arrearages of taxes due him for the years 1858, 1859, 1860 and 1861. [Ratified the 10th day of February, 1863.]

A RESOLUTION IN FAVOR OF L. L. CLEMENTS.

Resolved, That the public treasurer pay to L. L. Clem-Refunds ents, of Martin county, the sum of forty dollars and forty-eight cents, amount of taxes overpaid by him in 1862.

[Ratified the 10th day of February, 1863.]

A RESOLUTION IN FAVOR OF THE SURETIES OF WILLIAM GREEN,
LATE SHERIFF OF HAYWOOD COUNTY.

Resolved, That the sureties of William Green, late sheriff of Haywood county, be authorized to collect any arrearages of taxes due him: Provided, Nothing herein contained shall be construed to extend to any person who will
voluntarily swear that they have paid the same. [Ratified
the 11th day of February, 1863.]

A RESOLUTION IN FAVOR OF J. W. CHROMONTIE.

Resolved, That the treasurer of the State of North-Caro-Pays \$160. lina pay to J. W. Chromontie one hundred and sixty dollars, being the amount expended in fitting out the Bladen Artillery, Capt. John A. Richardson's company, now stationed at Fort Fisher. [Ratified the 11th day of February, 1863.]

RESOLUTION IN FAVOR OF WM. W. GREER.

Resolved, That the State treasurer be, and he is hereby Refunds instructed to refund to Wm. W. Greer, late sheriff of the \$150 84 county of Mecklenburg, the sum of one hundred and fifty dollars and thirty-four cents, being an amount of insolvent taxes overpaid by him for the year 1861. [Ratified the 11th day of February, 1863.]

A RESOLUTION IN FAVOR OF JOHN O. WALLACE.

Resolved, That the public treasurer is hereby authorized to pay John O. Wallace, out of any money in the treasury not otherwise appropriated, an account of forty-three dollars and seventy-five cents, for the materials of equipment furnished on the 30th day of May, 1861, for two voluntary companies of Cabarrus county, ordered into the service of the State by the late Gov. Ellis, in April, 1861. [Ratified the 11th day of February, 1863.]

A RESOLUTION IN FAVOR OF THE PRINCIPAL AND ASSISTAN?

CLERKS.

Extra compensation \$100.

Resolved, That the public treasurer be and he is hereby authorized to pay the principal and assistant clerks of the House and Senate the sum of one hundred dollars each, for the efficient manner in which they have discharged all their duties. [Ratified the 10th day of February, 1863.

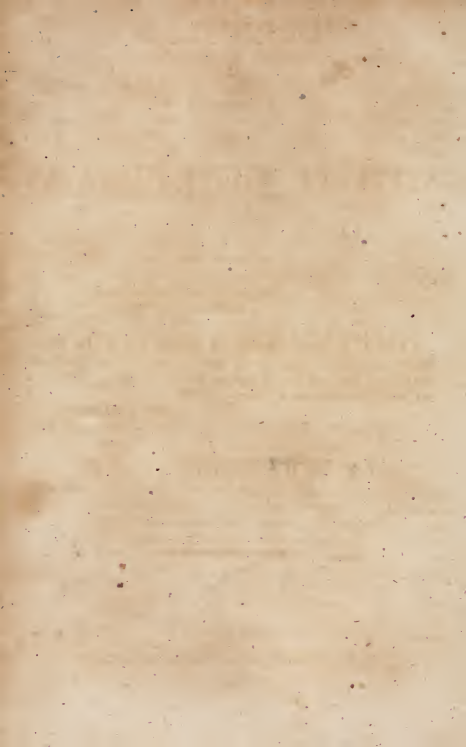
RESOLUTION IN FAVOR OF J. G. CARROWAY.

Resolved by the General Assembly of the State of North-Carolina, That the treasurer of the State be authorized and instructed to pay to J. G. Carroway, of Martin county, the sum of sixteen dollars, the amount of double tax paid by him by reason of his failure to list his taxable property in the year 1861. [Ratified the 11th day of February, 1863]

STATE OF NORTH-CAROLINA, Office of Secretary of State, March, 1863.

I, John P. H. Russ, Secretary of State in and for the State of North-Carolina, do hereby certify that the foregoing are true copies of the original Acts and Resolutions on file in this office. Given under my hand, this 30th day of February, 1863.

JOHN P. H. RUSS, Secretary of State.



PUBLIC LAWS

OF THE

STATE OF NORTH-CAROLINA,

PASSED BY THE

GENERAL ASSEMBLY

AT ITS

CALLED SESSION OF 1863.

RALEIGH:
w. w. holden, printer to the state.
1863.

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PUBLIC LAWS

OF THE

STATE OF NORTH-CAROLINA,

PASSED BY THE

GENERAL ASSEMBLY,

AT ITS

CALLED SESSION OF 1863.

CHEROKEE LANDS.

AN ACT TO EXTEND THE TIME FOR MAKING SETTLEMENT WITH THE Chap. 1. AGENT OF THE CHEROKEE LANDS IN JACKSON COUNTY.

Be it enacted by the General Assembly of the State of Extends time North-Carolina, and it is hereby enacted the authority of March 1, 1354. the same, That the time specified in an act of the General Assembly at its last session, authorizing the making settlement with the agent of Cherokee lands in Jackson county be, and the time is hereby extended until the first day of March, 1864. [Ratified the 7th day of July, 1863.]

COUNTY TRUSTEES.

AN ACT AUTHORIZING COUNTY TRUSTEES TO BRING SUIT IN CER- Chan, 2. TAIN CASES.

Section 1. Be it enacted by the General Assembly of the Suit may be brought for de State of North-Carolina, and it is hereby enacted by the aufault of sheriff thority of the same, That for default of any sheriff in col- in collecting lecting and accounting for the taxes levied by the county

court by virtue of an act, entitled "an act to make valid certain irregular proceedings of the county courts of this "State and for other purposes," ratified 11th May, 1861, and an act entitled "an act to legalize and confirm certain acts of the county courts," ratified 20th September, 1861, suit may be brought upon the proper bonds of the sheriff in the name of the State on the relation of the county trustee; and suits may be brought in like manner in cases of default in cellecting and accounting for the taxes laid by the court by virtue of the 30th chapter of the Revised Code, where no treasurer of public buildings shall have been appointed by the court.

Sec. 2. Be it further enacted, That this act shall be in force from and after its ratification. [Ratified the 7th day of July, 1863.]

ELECTIONS.

Chap. 3. An act to enable refugees and others to vote for members of congress.

Qualified voters of any Congressional distriet occupied by the enemy, way rote, &c.

Section 1. Be it enacted by the General Assembly of the State of North Carolina, and it is hereby enacted by the authority of the same, That the qualified voters of any congressional district who cannot vete in the counties of their residence by reason of the occupation thereof by the public enemy, shall be entitled to vote for members of Congress in the counties where they temporarily reside, if in the district; and those who are temporarily resident out of the district may vote in such county within the district as they may be in on the day of the election.

Voters actualty resident. SEC. 2. Be it further enacted, That the qualified voters who are, at the time of election, actually resident in any county in the occupation of the enemy, shall be entitled to vote for members of Congress in any county within the district.

SEC. 3. Be it further enacted, That this act shall be in force from and after its ratification. [Ratified the 6th day of July, 1863.]

GENERAL ASSEMBLY.

AN ACT TO INCREASE THE PAY OF THE MEMBERS OF THE GENERAL Chap. 4. ASSEMBLY.

Section 1. Be it enacted by the General Assembly of the Member's pay State of North-Carolina, and it is hereby enacted by the au. & -8 peakthority of the same, That the members of the present Genoral Assembly shall be entitled to receive six dollars for each and every day's attendance during the present session, and the speakers of each house shall be entitled to receive seven dollars for each and every day, apy law, usage or custom to the contrary notwithstanding.

SEC. 2. Be it further enacted, That this act shall continue in force during the present session, and no-longer. [Rati-

fied the 4th day of July, 1863.]

HABEAS CORPUS.

AN ACT TO AMEND CHAPTER 55 OF REVISED CODE.

Chap. 5.

Be it enac'ed by the General Assembly of the State of Duty of Judge North-Carolina, and it is hereby enacted by the authority of Court to grant the same, That it shall be the duty of each judge of the suttern time. preme court, when applied to during term time, to grant writs of habcas corpus, which he may make returnable before the court, himself, or any judge of the State, under the same rules, regulations and penalties as are now prescribed in respect to the issuing and return of such writs. fied the 6th day of July, 1863.]

LITERARY FUND.

AN 'ACT AUTHORIZING THE PRESIDENT AND DIRECTORS OF THE Chap. 6. LITERARY FUND OF NORTH-CAROLINA TO ELECT A TREASURER, AND PRESCRIBE HIS DUTIES.

SECTION 1. Be it enacted by the General Assembly of the Treasurer to be State of North-Carolina, and it is hereby enacted by the authorsty of the same, That the president and directors of tho

literary fund of North-Carolina be and they are hereby anthorized to elect a treasurer who shall give a bond payable to the State of North-Carolina, with good security, to be approved of by the said president and directors, in the sum of twenty-five thousand dollars, with conditions for the faithful performance of all the duties which may be prescribed by them.

Term of office, bond, &c.

SEC. 2. Be it further enacted, That whenever the president and directors of the literary fund of North-Carolina shall elect a treasurer, he shall continue in office for two years, and shall renew his bond every year, if he shall be required so to do by the said president and directors; and when the election of treasurer of the said literary fund is made known to the public treasurer, and he shall have given the bond, with the security herein required, the public treasurer shall pay over to the treasurer so elected by said president and directors, all the money, bonds, scrip and evidences of debt which may be in his possession or held by him, belonging to the president and directors of the literary fund of North-Carolina; and the receipt of the said treasurer to the public treasurer shall be an acquittance and discharge to him, and shall be accepted as a voucher in the settlement of his accounts.

Falary.

SEC. 3. Be it further enacted, That the treasurer elected under the provisions of this act shall receive a salary of not more than one thousand five hundred dollars per annum, to be fixed by the said board, payable quarterly, out of the fund which may be in his hands.

Duties.

SEC. 4. Be it further enacted, That the said treasurer, when notified by the Governor, shall attend the meetings of the president and directors of the literary fund, and shall receive for his attendance the pay and privileges of a member of the board; and he shall quarterly make to them a report, in writing, of the receipts and disbursements of the fund, with a statement of the moneys, bonds, scrip and evidences of debt due to fund and in his hands. [Ratified the 6th day of July, 1863.]

AN ACT TO AUTHORIZE THE GOVERNOR TO SIGN CERTAIN STATE Chap. 7.

Section 1. Be it enacted by the General Assembly of the Gov. Z. B. State of North-Carolina, and it is hereby enacted by the au- ized to sign thority of the same, That his Excellency the Governor, Z. bonds. B. Vance, successor of John W. Ellis, be and he is hereby authorized, empowered and directed to sign two hundred and sixty-six bonds of the State of North-Carolina, of five . hundred dollars each, numbers 497 to 761 inclusive, dated January 1st, A. D., 1860; which bonds were issued under act of the General Assembly, and are now held and owned by the president and directors of the literary fund of North-Carolina, but were not signed by said John W. Ellis, then Governor of the State, at the date of issue of said bonds.

SEC. 2. Be it further enacted, That said bonds, when Bonds when signed by his Excellency the Governor, Z. B. Vance, shall and in all resbe held and deemed to have been legally and properly exe- pects obligatory. cuted, and in all respects as obligatory as though the same had been signed by the late Governor, John W. Ellis. [Ratified the 6th day of July, 1863.]

LOCAL DEFENCE.

AN ACT PROVIDING FOR LOCAL DEFENCE IN THIS STATE.

Chap. 8.

Section 1. Be it enacted by the General Assembly of the Governor au-State of North-Carolina, and it is hereby enacted by the thorized to accept companies authority of the same, That the Governor of the State may raised east of accept the services of as many companies of troops as may for local de be formed by the citizens of this State, residing east of the Chowan river, and in such other counties in the eastern section of the State as are similarly situated, for special service and local defence in that section of the State, and organize them into battalions or regiments.

SEC. 2. Be it further enacted, That the said troops, when Troops to be so accepted and organized, shall be retained by the Gover- local service. nor in that section of the State for special service therein, and not be compelled to leave the said sections of the State

Chowan river

east of the Chowan river, &c., until those portions of the State shall be permanently occupied by the military forces of the Confederate States, or evacuated by the enemy.

SEC. 3. Be it further enacted, That this act shall be in force from and after its ratification. [Ratified the 7th day of July, 1863.]

MEMBERS OF CONGRESS

Chap. 9. An act concerning the election of members of congress from this state.

Sheriffs may meet and compare polls at any place in the district.

Section 1. Be it enacted by the General Assembly of the State of North-Carolina, and it is hereby enacted by the authority of the same, That when any place appointed by the existing laws for the sheriffs to meet and compare the votes for members of Congress in said districts shall be in possession of the enemy, the sheriffs or other returning officers in said district may meet at any other place in said Congressional district, and compare the polls, and declare who is elected, under the same rules and regulations as are now provided by law.

SEC. 2. Be it further enacted, That all laws and clauses of laws coming within the meaning and purview of this act, be and the same are hereby repealed. [Ratified the 7th day of July, 1863.]

MILITIA.

Chep. 10. AN ACT IN RELATION TO THE MILITIA, AND A GUARD FOR HOME DEFENCE.

Exemptions.

Section 1. Be it enacted by the General Assembly of the State of North-Carolina, and it is hereby enacted by the authority of the same, That the exemptions from service in the Militia of the State shall be for the same causes, and to the same extent, and no farther, than are prescribed in the acts of Congress of the Confederate States, providing for

the enrolment of men for the public defence, and granting exemptions from the same, commonly called the conscription and exemption acts.

SEC. 2.- Be it further enacted, That it shall be the duty of All between 18 and 50 to be the Governor to cause to be enrolled as a guard-for home enrolled, with defence, all white male persons not already enrolled in the certain exceptions. service of the Confederate States, between the ages of eighteen and fifty years, resident in this State, including foreigners not naturalized, who have been resident in the State for thirty days before such enrolment, excepting persons filling the offices of Governor, judges of the supreme and superior courts of law and equity, the members of the General Assembly, and the officers of these several departments of the government, members of Congress and the civil and military officers of the Confederate government within this State, ministers of the gospel of the several denominations in the State charged with the duties of such ministry, the high sheriffs and clerks of the several courts of record, and the public registers in the several counties, and such other persons as the Governor, for special reasons, may deem proper subjects of exemption.

SEC. 3. Be it further enacted, That all persons above the Volunteers age of fifty, who may volunteer for service in said guard of the age for home defence, and shall be accepted by a captain of a company for the same, shall be deemed to belong thereto, and shall be held to service therein, either generally, or for any special duty or expedition, as the commanding officers of regiments or companies, according to the nature of the particular service in question may determine.

SEC. 4. Be it further enacted, That the Governor shall Organization. cause all persons enrolled in pursuance of the two preceding sections of this act to be formed into companies, with liberty to elect the commissioned officers of such companies, and thence into battalions or regiments, brigades and divisions according to his discretion, and he shall appoint the

field officers of such battalions, regiments, brigades and divisions, and shall issue commissions in due form to all the

officers aforesaid.

SEC. 5. Be it further enacted, That members of the - Cunkers. ciety of friends, commonly called Quakers, may be exemp-

Proviso.

ed from the provisions of this act by paying the sum of one hundred dollars, according to an ordinance of the Convention of this State in that behalf, ratified the 12th day of May, 1862: Provided, That when any such Quaker shall have paid or had levied of his property five hundred dollars, under the acts of Congress called the conscription law aforesaid, he shall not be required to pay any sum of money for his exemption under this act.

Manner, time and mode of service.

SEC. 6. Be it further enacted, That the said grands for home defence may be called out for service by the Gover. nor in the defence of the State against invasion and to suppress insurrections, either by regiments, battalions or companies en masse, or by draft or volunteers from the same, as he in his discretion may direct; shall be under his command through the officers appointed as herein provided: shall serve only within the limits of this State, and in tours of duty to be prescribed by the Governor, not exceeding three months at one term. They, or so many of them as may be at any one time called into service, may be organized into infantry, artillery or cavalry as he may direct, and the infantry and artillery may be mounted if he shall so determine, the men furnishing their own horses and accountrements and arms when approved by the Governor, on such terms as he shall prescribe.

Equipments.

SEC. 7. Be it further enacted, That the Governor may furnish to said troops the arms, accourtements and ammunition of the State when called as aforesaid into active service; and shall prescribe rules for their return, to prevent the waste, destruction or loss of the same.

Repealing clause.

SEC. 8. Be it further enacted, That all laws and clauses of laws coming within the meaning and purview of this act, be and they are hereby repealed.

Militia officers.

SEC. 9. Be it further enacted, That the commissions of officers of the militia, called into service by this act, are suspended only during the period of such service.

SEC. 10. Be it further enacted, That this act shall be in force from the date of its ratification. [Ratified the 7th day of July, 1863.]

PUBLIC LIBRARIAN.

AN ACT TO INCREASE THE SALARY OF THE PUBLIC LIBEARIAN FOR Chap, 11. A LIMITED TIME.

Section 1. Be it enacted by the General Assembly of the Additional \$800 for 1863. State of North-Carolina, and it is hereby enacted by the au- and 1864. thority of the same, That the State librarian shall receive an addition of three hundred dollars annually to his salary for the years 1863 and 1864.

SEC. 2. Be it further enacted, That this act shall have force from its ratification. [Ratified the 7th day of July, 1863.7

REVENUE

AN ACT IN RELATION TO THE PAYMENT OF TAXES, AND TO AU- Chap. 12. . THORIZE THE PUBLIC TREASURER AND OTHER OFFICERS OF THE STATE TO FUND CERTAIN ISSUES OF THE CONFEDERATE TREASURY NOTES IN THE SEVEN PER CENT. BONDS OF THE GOVERNMENT.

SECTION 1. Be it enacted by the General Assembly of the Sheriffs required to collect State of North-Carolina, and it is hereby enacted by the au- forthwith. thority of the same, That all sheriffs and tax collectors be required forthwith to proceed with collecting the taxes due to the State and all levied by the counties, and make payment of the public taxes as far as they may be collected into the office of the public treasurer, on or before the 28th day of July instant, or into such offices of deposit as the said treasurer may direct; and all county taxes within the same time to the proper fiscal agent of the county, to receive the same as far as the said county taxes may be collected; and in all such collections the said officers may receive, and whenever tendered they shall receive the treasuzy notes of the Confederate States of America, without regard to the date of the issue of said notes.

SEC. 2. Be it further enacted, That after the 28th day of Additional July instant, the said collecting officers shall proceed further 1 per cent. to collect the taxes due and yet unpaid to the State, and their

respective counties still receiving, whenever tendered, all all the treasury notes of the Confederate States of America, as declared in section 1st of this act. Upon all sums paid as aforesaid on or before the 28th day of July, the collecting officers shall receive an additional commission of one per cent.

Treasurer directed to fund all notes paid in before 28th July in 7 per cents.

SEC. 3. Be it further enacted, That whenever the taxes aforesaid shall be paid into the office of the public treasurer on or before the 28th day of July iustant, or into any office of deposit where he may require the same to be paid, the treasurer is directed to find the moneys so received, if paid in fundable notes, and also all other fundable moneys in the treasury not necessary or available for the current public expenses, in the seven per cent. bonds of the Confederate government, where such moneys are of an issue previous to the 6th of April, 1863. He shall appoint agents at Asheville and elsewhere in his discretion to receive and receipt for the taxes so paid on or before the 28th of July, and to fund the same, and he shall make compensation to the agents whom he may thus select.

After 28th July, all notes to be held of equal value.

SEC. 4. Be it further enacted, That all Confederate treasury notes paid into the office of the treasurer after the 28th of July shall be held to be of equal value, and in making payment from his office, the treasurer may apply the said notes at his pleasure, without discrimination between the issues of different dates.

County fiscal agents and others to fund at discretion. SEC. 5. Be it further enacted. That all fiscal agents of counties holding county funds, and every chairman of the board of superintendents of common schools may, in their discretion, fund such treasury notes in the seven rer cent-bonds of the Confederate States, and sell the bonds or scrip at par or for a premium.

Rouds may be sold at par or for a premium.

SEC. 6. Be it further enacted, That the public treasurer, fiscal agents, and every chairman of the board of superintendents of common schools, shall be allowed to pay out to parties willing to receive them, or to sell at par or for a premium, all the bonds which they may receive in lieu of notes funded under the provisions of this act from time to time at their discretion, and apply the proceeds in payments from their several offices.

SEC. 7. Be it further enacted, That the clerks of the sev- count clerks to make. eral county courts in this State shall, for the present year, returns on or before 27th make to the comptroller's office, on or before the 27th day July. of July instant, the returns required to be made in section 37 of the act of the last session of the General Assembly, entitled "Revenue."

SEC. S. Be it further enacted, That the treasurer shall 200 copies to be have printed, as early as practicable, two hundred copies of printed. this act, and transmit one to each sheriff, and one to each county court clerk in the State.

SEC. 9. Be it further enacted, That this act shall be in full force and effect form and after its ratification. [Ratified the 3d day of July, 1963.]

AN ACT FOR THE RELIEF OF PERSONS CHARGED WITH DOUBLE Chap. 13. TAXES.

Whereas, As many slaves have been removed to the in-Preamble. terior of the State to prevent them from falling into the hands of the public enemy, and the said slaves are listed in the counties to which they have been removed, and also in the counties whence they came—thus subjecting the owners to a double tax; therefore,

SECTION 1. Be it enacted by the General Assembly of the Taxes to be State of North-Carolina, and it is hereby enacted by the auagent, guarthority of the same, That the taxes on said slaves shall be paid by the owner, agent, gnardian, attorney or trustee to the sheriff of the county wherein the said owner, agent, gnardian, attorney or trustee resides.

SEC. 2. Be it further enacted, That the owner, guardian, Owner, agent trustee, agent or attorney of said slaves shall be required quired to exto exhibit to the sheriffs, receipt, and also to make affi- and make affidavit before some justice of the peace of the county where-davit. in the said owner, guardian, agent, trustee or attorney reside, that he, she or they have had the said negro slaves assessed, listed, and paid the taxes on the same in the county where he, she or they reside; that upon such exhibit

and affidavit of the payment of the taxes as aforesaid to the sheriff of the county to which the said slaves have been removed, he shall not demand or require any further taxes on the said slaves.

Receipts and affidavits to be filed.

SEC. 3. Be it further enacted, That all such sheriff's receipts and affidavits filed with the sheriff of the county to which the said slaves have been removed, shall be vouchers for him in his settlement with the comptroller; and the sheriffs of the said counties shall be allowed the same in settlement of their accounts with the comptroller as aforesaid.

SEC. 4. Be it further enacted, That this act shall be in torce from and after its passage, and that all laws and clauses of laws coming in conflict with the same be, and they are hereby repealed. [Ratified the 7th day of July, 1863.]

SALT.

Chap. 14. AN ACT TO AMEND AN ACT ENTITLED "AN ACT IN RELATION TO THE SUPPLY OF SALT."

Lawful for justices to meet at any convenient place. Section 1. Be it enacted by the General Assembly of the State of North-Carolina, and it is hereby enacted by the authority of the same, That in those counties occupied by the enemy where it is impracticable for the justices of the peace or seven of them to meet at their respective court houses, as is prescribed by an act entitled "an act in relation to the supply of salt," ratified the 20th day of December, A. D., 1862, it shall be lawful for the said justices to meet at any convenient place within their respective counties, and to do all acts which they may now do by virtue of said acts.

Sec. 2. Be it further enacted, That this act shall be inforce from and after its ratification. [Ratified the 6th day of July, 1863.]

SMALL POX.

AN ACT TO REPEAL AN ACT PASSED AT THE ADJOURNED SESSION Chap. 15. OF THE GENERAL ASSEMBLY OF 1862 AND 1863, ENTITLED "AN ACT TO INSURE THE PROTECTION OF THE PEOPLE OF NORTH-CAROLINA AGAINST SMALL POX."

Be it enacted by the General Assembly of the State of Repeals act North-Carolina, and it is hereby enacted by the authority of small pox. the-same, That an act entitled "an act to insure the protection of the people of North-Carolina against small pox," passed at the adjourned session of the General Assembly of 1862 and 1863, be and the same is hereby repealed. [Ratified the 7th day of July, 1863.7

SOLDIERS.

AN ACT TO REGULATE THE PAYMENT OF BOUNTY TO THE REPRE- Chap. 16. SENTATIVES OF DECEASED SOLDIERS.

Section 1. Be it enacted by the General Assembly of the Bounty of \$50 due to all de-State of North-Carolina, and it is hereby enacted by the au- ceased soldiers. thority of the same, That a bounty of fifty dollars, deducting any bounty previously paid, is declared to be due to all soldiers serving in regiments or companies from the State of North-Carolina during the present war, who may have died while actually in service, to be paid to their representatives according to the laws and regulations governing the payment of bounty in such cases.

SEC. 2. Be it further enacted, That the resolution entitled Repeals resolution in refer-"a resolution in reference to the bounty of soldiers," rati- ence to bounty fied the 4th day of February, 1863, be and the same is hereby repealed.

SEC. 3. Be it further enacted, That the paymaster of the Paymaster authorized to State be, and he is authorized to make payment of bounty make payment. due deceased soldiers to the executor or administrator of the deceased, when neither widow, children, father or mother are living.

Sec. 4. Be it further enacted, That all laws and clauses of laws coming in conflict with this act are hereby repealed, and this act shall be in force and take effect from and after its ratification. [Ratified the 7th day of [July,] 1863.]

Chap. 17. AN ACT TO LEGALIZE CERTAIN DISBURSEMENTS OF THE TREASURER, AND TO AMEND AN ACT ENTITLED "AN ACT FOR THE RELIEF OF THE WIVES AND FAMILIES OF SOLDIERS IN THE ARMY."

Payments legalized and confirmed. Section 1. Be it enac'ed by the General Assembly of the State of North-Carolina, and it is hereby enacted by the authority of the same, That in all cases where payments have been made by the treasurer to county commissioners irregularly appointed under an act entitled "an act for the relief of the wives and families of soldiers in the army, ratified the 10th day of February, 1863," such payments are hereby legalized and confirmed; and it will be lawful for the treasurer to pay over to such commissioners the residue of the sums due their several counties under the provisions of said act.

A majority or seven justices may appoint commissioner. SEC. 2. Be it further enacted, That in any county which is or may be in possession of the enemy, where it will be impracticable for a majority of the justices to meet at the court house as is directed by said act, it will be lawful for a majority of the justices now in the county, or seven of them, to meet at any convenient place within the county and appoint a commissioner, and do all acts which the justices may now do by virtue of said act.

SEC. 3. Be it further enacted, That this act shall be in force from and after its ratification. [Ratified the 6th day of July, 1863.]

MISCELLANEOUS.

AN ACT TO AMEND THE 37TH SECTION OF CHAPTER 60 OF THE Chap, 18. REVISED CODE.

Section 1. Be it enacted by the General Assembly of the Sirkes out "five" in the State of North-Carolina, and it is hereby enacted by the au- 11th line and thority of the same, That section 37th of chapter 60 of the inserts "ten." Revised Code be amended, by striking out the word five, in the eleventh line, and inserting in lieu thereof ten.

SEC. 2. Be it further enacted, That this act shall be in force from and after the passage. [Ratified the 7th day of July, 1863.]

AN ACT TO PROVIDE FOR THE BETTER PROTECTION OF SHEEP. Chap. 19.

Section 1. Be it enacted by the General Assembly of the Fine of \$50 for State of North-Carolina, and it is hereby enacted by the au- keeping sheep-killing dogs thority of the same, That any person owning or having any dog or dogs that kill sheep, upon satisfactory evidence of the same being made before any justice of the peace of the county, and the owner duly notified thereof, if the owner of said dog or dogs refuses to kill them, or refuses to have the same done after such evidence has been made, and shall permit said dog or dogs to go at liberty, he shall forfeit and pay fifty dollars for each and every time such dog or dogs shall be permitted to go at liberty, to be recovered by warrant before any two justices of the peace of said county, one half to the use of the informer, and the other half to the use of the county.

SEC. 2. Be it further enacted, That any person or per-Allowing sons owning or having any bitch or bitches, and permit at large. them, knowingly, to run at large during the erratic stage or copulation, shall forfeit and pay twenty-five dollars for each and every offence, to be recovered by warrant before any justice of the peace of said county, one half to the use of the informer, the other half to the use of the county.

SEO. 3. Be it further enacted, That this act shall be in force from and after its ratification. [Ratified the 7th day of July, 1863.]

Chap. 20. AN ACT TO AMEND REVISED CODE, CHAPTER 21, SECTION 1.

Clerk supreme court ex-officio commissioner of affidavits,

Be it enacted by the General Assembly of the State of North-Carolina, and it is hereby enacted by the authority of the same, That the clerk of the supreme court shall be ex officio a commissioner of affidavits, with the same powers, and under the same regulations as are prescribed to other commissioners of affidavits. [Ratified the 7th day of July, 1863.]

RESOLUTIONS

OF A PUBLIC NATURE, PASSED BY THE

GENERAL ASSEMBLY

'NORTH-CAROLINA,

AT ITS

CALLED SESSION OF 1863.

RESOLUTIONS CONCERNING THE CONFEDERATE CURRENCY.

Resolved by the General Assembly of the State of North- Maintenance of Carolina, That the maintenance of the credit of the currency of the Confederate government is inseparably connected with the great cause in which we are now engaged-the achievement of our independence; and that public confidence in the currency is essential to public confidence in the government, and the success of our arms.

Resolved, That if unhappily any depreciation of any of North-Carolina the issues of Confederate treasury notes should result from for deprecisthe unwise legislation of the Confederate government, or of that of any of the States of the Confederacy, or action of any of the banks of the States, we feel proudly conscious that thus far it cannot be attributed to any action of North-Carolina or of her banks, and in behalf of the General Assembly, we pledge ourselves for our constituents and in behalf of the cause, that North-Carolina shall remain true to her pledge of her fortunes with her sister States in this struggle for our liberties.

Repudiation rejected.

Resolved, That North-Carolina unhesitatingly rejects the idea of discrediting or repudiating, directly or indirectly, the currency of the Confederate government, or of the currency of her sister States. [Ratified the 6th day of July, 1863]

-A RESOLUTION OF THANKS TO CAPTAIN JOHN ELLIOTF, OF PASQUO-TANK COUNTY, AND THOSE UNDER HIS COMMAND.

Returns the thanks of the Legislature.

Resolved. That the thanks of this Legislature are due, and are hereby tendered to Captain John Elliott of Pasquotank county, his officers and men, for the gallant manner in which they captured the two federal steamers, Arrow and Emily, (mail boats,) the former in Albemarle and Chesapeake canal, the latter in North river, and bringing the same through Albemarle sound and up the Chowan and Black Water rivers, and placing them safely under our guns at Franklin, Va., a distance of 120 miles from the place of capture, and that, too, while numerous gunboats were cruising the same route. [Ratified the 4th day of July, 1863.]

A RESOLUTION CONCERNING CRAVEN COUNTY.

Preamble.

Whereas, The General Assembly of North Carolina, at its last session, appropriated one million of dollars for the support of the wives and families of soldiers in the service of the State and Confederate States, and whereas, the court house of the county of Craven is in possession of the enemy, and the county trustee of said county is dead, so the said county cannot obtain the benefit of the provisions of said act; and whereas, the justices of said county met in the city of Raleigh on the 27th day of May, A. D., 1863, and appointed George Green commissioner and trustee for said county, according to the provisions of said act; therefore,

Resolved, That the treasurer pay said George Green the amount due said county of Craven, under the provisions of said act, entitled "an act for the relief of the wives and families of soldiers in the army," upon his entering in bond,

Pub. Treas. to pay George Green amount due Craven county. payable to the State of North-Carolina, with good security for the faithful distribution thereof, according to the rules and regulations prescribed by said justices. [Ratified the. 7th day f July, 1803.]

RESOLUTION IN FAVOR OF THE PRINCIPAL AND ASSISTANT CLERKS, THE ENGROSSING CLERKS AND DOORKEEPERS.

Resolved, That the principal and assistant clerks of the Pays principal Senate and House of Commons receive each twelve dollars day-Engressper day, and the engrossing clerk and his assistants each Doorkeepers &6 eight dollars per day, and each of the doorkeepers of each house six dollars per day, during the present session of this Legislature. [Ratified the 7th day of July, 1863.]

RESOLUTION REQUIRING ADJUTANT GENERAL TO PREPARE A TAB-ULAR STATEMENT OF THE NUMBER OF VOLUNTEERS FROM EACH COUNTY OF THE STATE.

Resolved, That the Adjutant General be required to pre- Requires Adjt. pare a tabular statement of the number of volunteers and gent to preconscripts in each of the several counties of this State, the statement of two classes being kept separate and distinct; together with troops, &c. the period when the term of service of each volunteer and conscript may have expired by death or discharge, and that the Governor cause said statement to be published in one or more newspapers of the State, on or before the 1st day of November next. [Ratified the 7th day of July, 1863.]

RESOLUTIONS TO AMEND RESOLUTIONS ENTITLED "RESOLUTIONS TO RAISE A COMMITTEE OF INVESTIGATION OF RAILROADS OF THE STATE."

Resolved, That resolutions entitled "resolutions to raise In 4th line, last a committee of investigation of railroads of the State" be strikes out amended, by striking out the word "traveling" in the fourth line of the last resolution in the series. [Ratified the 7th day of July, 1863.]

resolution, "traveling." RESOLUTION REQUESTING THE GOVERNOR TO FURNISH CERTAIN IN-- FORMATION CONCERNING SLAVES DETAILED TO WORK ON FORTI-FICATIONS.

Asks information concerning length of time slaves have been detained, &c. Resolved, That the Governor be requested to inform this body why it is that the slaves detailed to work on fortifications and other military works from some of the counties of this State have been detained a longer time than those from other counties, and a longer time than contracted for, and what efforts have been made to secure their return, and what legislation, if any, is necessary on the subject. [Ratified the 7th day of July, 1863.]

RESOLUTION OF THANKS TO A DETACHMENT OF SIX MEN FROM CAPTAIN BARRINGTON'S COMPANY, OF MAJOR J. N. WHITFORD'S COMMAND, FOR GALLANT CONDUCT.

Tenders thanks of Legislature.

Resolved, That the thanks of the General Assembly are due, and are hereby tendered to a detachment of six of Maj. John N. Whitford's command, Captain S. C. Barrington's company, for their gallant and daring conduct in boarding and capturing the crew of one of the enemy's boats (the Sea Bird,) on the waters of Neuse river, and in burning and destroying the said boat and cargo.

Governor to transmit a copy.

Resolved, That his Excellency, the Governor, be requested to transmit a copy of these resolutions to Major John N. Whitford, with a request that he forward a list of the names of the brave men who have thus distinguished themselves in the capture of the said boat "Sea Bird," in order that their names may be enrolled on the "Roll of Honor" of this State, as provided by resolutions of the General Assembly for that purpose. [Ratified the 7th day of July, 1863.]

STATE OF NORTH-CAROLINA, Office of Secretary of State, July, 1863.

I, John P. H. Russ, Secretary of State in and for the State of North-Carolina, do hereby certify that the foregoing are true copies of the original Acts and Resolutions on file in this office. Given under my hand, this 30th day of July, 1863.

JOHN P. H. RUSS, Secretary of State.



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PRIVATE LAWS

OF THE

STATE OF NORTH-CAROLINA,

PASSED BY THE

GENERAL ASSEMBLY

AT ITS

CALLED SESSION OF 1863.

RALEIGH:

W. W. HOLDEN, PRINTER TO THE STATE.

1863.

PRIVATE LAWS

OF THE

STATE OF NORTH-CAROLINA,

PASSED BY THE

GENERAL ASSEMBLY,

AT ITS

CALLED SESSION OF 1868.

ACADEMIES.

AN ACT TO INCORPORATE THE KERNERSVILLE HIGH SCHOOL IN Chap. 1. THE COUNTY OF FORSYTHE.

Section 1. Be it enacted by the General Assembly of the Body politic. State of North-Carolina, and it is hereby enacted by the authority of the same, That J. A. Young, A. H. S. Beard, William P. Henly, H. Davis, J. F. Kerner, John H. Hester, J. E. Kerner, Wm. A. Griffith, N. M. Kerner, D. Kerner, R. P. Kerner, Israel Kerner, John Watson, and such other persons as they may associate with them, their successors and assigns, are hereby declared to be a body politic and corporate, by the name and style of "the Kernersville High School," and as a corporation may have a capical stock. tal stock not exceeding three thousand dollars, divisible into shares of twenty-five dollars each, and may make bylaws, rules and regulations for their government, such as by the law of this [State] all corporations are allowed to do.

SEC. 2. Be it further enacted, That this act shall be in force and effect from and after its ratification. [Ratified the 7th day of July, 1863.]

BANKS.

Chap. 2. An act to amend the 70th chapter of the acts of the general assembly for the session of 1858-'59.

Empowers stockholders in general meeting to remove bank to Asheville,

Section 1. Be it enacted by the General Assembly of the State of North-Carolina, and it is hereby enacted by the authority of the same, That chapter 70 of the laws of North-Carolina for the session 1858-'59, entitled "An Act to establish the Miners' & Planters' Bank at Murphy, in the county of Cherokee," ratified the 17th day of February, 1859, be so amended as to empower the stockholders in general meeting to remove said Miners' & Planters' Bank to the town of Asheville, in the county of Buncombe.

SEC. 2. Be it further enacted, That this act shall be in full force from and after its ratification. [Ratified the 7th day of July, 1863.]

COURTS.

Chap. 3. AN ACT IN REGARD TO HOLDING THE COURTS IN AND FOR THE COUNTY OF JONES.

Court may be held in Trenton or any other conveuient place.

Section 1. Be it enacted by the General Assembly of the State of North-Carolina, and it is hereby enacted by the authority of the same, That hereafter, until otherwise provided by the General Assembly, the courts of pleas and quarter sessions, and also the superior courts of law and equity for the county of Jones, may be held in the town of Trenton, or in any other convenient place in said county which a majority of the justices may select.

Sec. 2. Be it further enacted, That this act shall be in force from and after its ratification. [Ratified the 6th day

of July, 1863.]

INSURANCE COMPANIES.

AN ACT TO INCORPORATE AN INSURANCE COMPANY IN THE TOWN Chap. 4. OF CHARLOTTE, TO BE CALLED THE NORTH-CAROLINA STOCK IN-SURANCE COMPANY.

Section 1. Be it enacted by the General Assembly of the Capital stock. State of North-Carolina, and it is hereby enacted by the authority of the same, That there shall be established in the town of Charlotte an insurance company, the capital stock of which shall be one million of dollars, to be divided into shares of one hundred dollars each.

* SEC. 2. Be it further enacted, That Joseph H. Wilson, Commissioners Wm. Tiddy, Sen., M. L. Wriston, Wm. Johnston, L. S. Williams, J. A. Young, J. L. Brown, J. M. Hutchison, W. B. Taylor, P. R. Pate, W. R. Myers, J. J. Blackwood, J. H. Carson, E. N. Hutchison, A. A. N. M. Taylor, J. P. Irwin, J. W. Osborne, Jno. Walker, S. A. Cohen, T. W. Dewey, W. J. Hayes, J. L. Morehead, S. M. Howell, J. E. Stenhouse, J. W. Springs, W. J. Yates and Levi Drucker, or any five of them, are hereby appointed commissioners, whose duty [it] shall be, after advertising for thirty days (in one or more of the papers of the town of Charlotte) after the passage of this act, of the time and place to open, Book of sub-in the town of Charlotte a book, and receive subscriptions be opened. for stock in said company, with power to appoint commissioners in other places in North-Carolina, which book shall by them be kept open until the sum of two hundred thousand dollars is subscribed for, with power to re-open the book at their discretion, until the whole amount of stock shall be subscribed. Each subscriber shall, at the time, pay to the commissioners ten per cent. on every share.

SEC. 3. Be it further enacted, That those who shall be- Body politic. come subscribers for said stock as above mentioned, their successors and assigns shall be and they are hereby created and made a body politic, by the name and style of the "North-Carolina Stock Insurance Company," and by that name shall be and are hereby made capable in law to have, Powers. purchase, receive, possess and retain all such property as may be necessary to carry into effect the object of this act;

to sue and be sued, to make and use a common seal, and break, alter and renew the same at pleasure; to ordain, establish and put into execution such by-laws, rules and regulations as shall seem necessary and convenient for the government of said corporation, not contrary to the laws and constitution of this State, and generally to do all acts and things as shall appertain to, or be necessary for the carrying into effect the objects and purposes of said corporation.

Meeting to be called for organization.

SEC. 4. Be it further enacted, That said commissioners shall immediately, after as much as two hundred thousand dollars of the stock of said corporation shall have been subscribed for, and ten per cent. paid to them, call a meeting of [the] stockholders, and they the said stockholders shall proceed to organize said corporation, by the election of not less than seven nor more than eleven directors, five of whom shall reside in the town of Charlotte, and constitute a quorum; and the said directors shall elect one of their number as president, after which said commissioners shall turn over said books of subscription, and money paid in, to said president and directors; and president and directors shall annually, on the first day of May in each succeeding year call a meeting of the stockholders, first giving thirty days' notice therof in the town papers, except the first day of May comes in on Sunday, and then the meeting shall be on the second of May, at which time the stockholders shall elect directors for the ensuing year, and the directors shall elect a president.

Annual meetings.

Eligibility to office.

Powers of president and directors.

SEC. 5. Be it further enacted, That the directors and president shall be elected from the stockholders in said company, and that no person shall be eligible as a director except he owns, in his own right, five shares of the stock of said company; and further, that there shall be one vote for each share, and that absent stockholders may vote by proxy.

SEC. 6. Be it further enacted, That the said president and directors shall have power to appoint and remove at pleasure all officers and agents of said corporation, to prescribe their duties, take from them bonds for their faithful performance thereof, to fill any vacancies that may occur in the board, and appoint a president pro tem. in the absence of the president; and further, that said president and directors shall have power from time to time to call for payment of unpaid stock in such sums as they may deem proper, and such stock shall be considered as personal property; and upon the neglect or refusal of any stockholder to pay the instalments on his stock as called for by the president and directors, then, upon ten days' notice being given in one or more of the town papers, said board may sell said stock at public outery, and said delinquent stockholder shall still remain liable for any balance due, or which may become due by him to said corporation, and may be sued therefor in any court having jurisdiction; and said president and directors shall have further power to make dividends, and fix the place and define the manner of paving the dividends, paving interest and transferring stock; and said president and directors shall also have power to give the holders of the policies of said corporation the right to participate in the net profits of the corporation to such extent, in such manner and upon such terms as they may deem proper.

Sec. 7. Be it further enacted, That said corporation shall Authority to have the authority to insure against losses by fire, or all losses by fire. kinds of property, either real, or personal, or mixed, or choses in action [siler] or during transportation by land, for such premiums as it may adopt; and said corportionshall be liable to make good, and pay to the several persons who may insure in said corporation for the losses they may sustain, in accordance only with the terms of the contract or policy issued by said corporation, and no policy or other contract of said corporation shall be binding, except it be signed by the president and secretary of said corporation.

SEC. 8. Be it further enacted, That this charter, and all In force thirty the privileges and powers herein granted, shall continue in force for the term of thirty years from and after its ratification. [Ratified the 7th day of July, 1863.]

MINING COMPANIES.

Chap. 5. AN ACT TO INCORPORATE THE GIBSON HILL MINING COMPANY.

Body politic.

Section 1. Be it enacted by the General Assembly of the State of North-Carolina, and it is hereby enacted by the authority of the same, That David P. Weir, Francis A. Garrett and David McKnight, and their associates, successors and assigns be, and they are hereby created and constituted a body politic and corporate, by the name and style and title of the "Gibson Hill Mining Company," for the purpose of working, mining and exploring for gold, copper and all other minerals, metals and ores, and for mining, smelting, working and vending the same; and by that name may sue and be sued, plead and be impleaded, may have a common seal, the same to alter at pleasure; and may also purchase, hold, sell, mortgage, bond, or convey real or personal property or estate, with a capital not exceeding one million of dollars.

Division, transfer and sale of shares.

Powers.

SEC. 2. Be it further enacted, That said corporation may divide their original stock into such number of shares, and provide for the sale and transfer thereof in such manner and form as said corporation shall from time to time deem expedient; and may levy and collect assessments, forfeit and sell delinquent shares, declare and pay dividends on the shares in such manner as their by-laws may direct.

One director to be resident in N. C. SEC. 3. Be it further enceted, That one of the directors of said corporation shall reside in North-Carolina.

In force sixty years.

SEC. 4. Be it further enacted, That this corporation shall exist for sixty years, and this act shall be in force from and after its ratification. [Ratified the 6th day of July, 1863.]

PUBLIC REGISTER.

AN ACT CONCERNING FEES OF THE PUBLIC REGISTER IN THE Chap. 6. COUNTY OF MECKLENBURG.

SECTION 1. Be it enacted by the General Assembly of the Justices of court of pleas state of North-Carolina, and it is hereby enacted by the au- and quarter thority of the same, That the justices of the court of pleas fees. and quarter sessions of the county of Mecklenburg, shall have power from time to time to fix the fees of the public register for that county.

SEC. 2. Be it further enacted, That this act shall be in force from and after its ratification. [Ratified the 3d day of July, 1863.7

RAILROADS.

AN ACT TO AMEND AN ACT ENTITLED "AN ACT TO CHARTER THE Chap. 7. SHELBY AND BROAD RIVER RAILROAD COMPANY," PASSED AT THE SESSION OF 1862-'63, AND RATIFIED ON THE 10TH DAY OF FEBRUARY, 1863.

Be it enacted by the General Assembly of the State of Railroad shall begin at a point North-Carolina, and it is hereby enacted the authority of within the townof Shelby. the same, That the act passed at the last session of the General Assembly, and ratified on the 10th day of February, 1863, entitled "An Act to charter the Shelby and Broad River Railroad Company," be and the same is hereby altered and amended, so that said railroad shall begin at a point on the Wilmington, Charlotte and Rutherford Railroad, within the limits of the corporation of the town of Shelby, in Cleaveland county, North-Carolina. [Ratified the 7th day of July, 1863.

SHERIFFS.

Chap. 8. AN ACT FOR THE RELIEF OF SAMUEL WARREN, SHERIFF OF NORTHAMPTON COUNTY.

A uthorizes collection arrears of taxes.

Be it enacted by the General Assembly of the State of North-Carolina, and it is hereby enacted by the authority of the same, That Samuel A. Warren, sheriff of the county of Northampton, shall have power and authority to collect all arrearages of taxes due him. [Ratified the 7th day of July, 1863.]

Chap. 9. An act for the relief of the sureties of Josiah Hodges,

Authorizes collection arrears of taxes for 1858-'59-'60.

Be it enacted by the General Assembly of the State of North-Carolina, and it is hereby enacted by the authority of the same, That Joseph L. Ballard, William J. Blow, Henry Stancil, Levy Dawson, James H. Forbes, John L. Robinson and the executors of James S. Clark, dec'd, sureties of Josiah Hodges, dec'd, late sheriff of Pitt county, be and are hereby authorized and empowered to collect arrearages of taxes due for the years 1858, 1859, and 1860: Provided, That this act shall not extend to executors, administrators, guardians, nor any one that will swear that they have paid the same. [Ratified the 6th day of July, 1863.]

Proviso.

Chap. 10. AN ACT TO AUTHORIZE R. G. TUTTLE TO COLLECT ARREARS OF TAXES.

Authorizes collection arrears of taxes for 1859, '60-'61.

Section 1. Be it enacted by the General Assembly of the State of North-Carolina, and it is hereby enacted by the authority of the same, That R. G. Tuttle, late sheriff of Caldwell county, be and he is hereby authorized and empowered to collect arrears of taxes due him for the years 1859, 1860 and 1861, as sheriff aforesaid, which collection shall be made under the same rules, regulations and restrictions

as other collections of taxes by virtue of the laws of this State, and he shall be invested with the same power and authority for that purpose which is vested in sheriffs by the laws of this State: Provided, That the authority by this provise act granted shall not extend to persons who will voluntarily swear before any justice of the peace for said county, that he or she verily believes that the arrears of taxes claimed from him or her have been paid.

SEC. 2. Be it further enacted, That the power and au-Authority thereby granted shall cease and determine with the legal proceedings as may then be

pending by virtue of this act.

SEC. 3. Be it further enacted, That this act shall take effect and be in force from and after its ratification. [Ratified the 3d day of July, 1863.]

RESOLUTIONS

OF A PRIVATE NATURE, PASSED BY THE

GENERAL ASSEMBLY

OF

NORTH-CAROLINA,

AT ITS

CALLED SESSION OF 1863.

A RESOLUTION IN FAVOR OF SAMUEL J. CRAWFORD.

Tressurer authorized to istue N. C. 8 per cent. bond.

Resolved, That the public treasurer be directed to issue to Samuel J. Crawford a North-Carolina eight per cent. bond for one thousand dollars, in lieu of a certificate for the same, provided it shall be made to appear to the public treasurer that the said certificate has been lost; and an indemnity shall be filed in his office protecting the State from all loss from said certificate. [Ratified the 7th day of July, 1863.]

RESOLUTION IN FAVOR OF WILLIAM H. RAMSAY.

Pays \$40 per month.

Resolved, That William H. Ramsay, messenger to the Executive department, be allowed forty dollars per month while he shall be employed in such service. [Ratified the 7th day of July, 1863.]

RESOLUTION IN FAVOR OF A. C. LATHAM, SHERIFF OF CRAVEN, AND OTHERS.

Resolved, That A. C. Latham, sheriff of the county of Authorizes collection arrears Craven, Jesse B. Lee, sheriff of Currituck county, and G. of taxes for M. Green, sheriff of the county of Cleaveland, be allowed and of 1858-750-760 and of 1. to collect arrearages of taxes due them as sheriffs of said counties, for the years 1858, 1859, 1860 and 1861, except such taxes as are due from administrators who have settled their estates, and guardians who have settled with their wards: Provided, That no person shall be liable to pay Proviso. said tax who will voluntarily swear that he, she or they have paid said taxes. [Ratified the 7th day of July, 1863.]

RESOLUTION IN FAVOR OF J. Q. D'CARTERET AND JNO. ARMSTRONG, BOOK-BINDERS FOR THE STATE.

Resolved, That the secretary of State be authorized to Increases pay increase the pay of J. Q. DeCarteret and John Armstrong 50 per cent. fifty per cent. upon the old and present prices for stitching and binding for the State. [Ratified the 7th day of July, 1863.7

STATE OF NORTH-CAROLINA, Office of Secretary of State, July, 1863.

I, John P. H. Russ, Secretary of State in and for the State of North-Carolina, do hereby certify that the foregoing are true copies of the original Acts and Resolutions on file in this office. Given under my hand, this 30th day of July, 1863.

JOHN P. H. RUSS, Secretary of State.

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STATEMENTS

OF THE

COMPTROLLER OF PUBLIC ACCOUNTS,

FOR THE

TWO FISCAL YEARS ENDING SEPTEMBER 20 $_{\mathrm{TH}}$, 1861 and 1862.

COMPTROLLER'S DEPARTMENT,

RALEIGH, N. C., December 30th, 1861.

To his Excellency, Henry T. Clark,

Governor of North-Carolina:

Sir: I have the honor to submit herewith my Annual Report from this Department, showing the Receipts and Disbursements at the Public Treasury of the State of North-Carolina, during the fiscal year ending on the 30th day of September, 1861.

Very respectfully, your obedient servant,

C. H. BROGDEN, Comptroller.

COMPTROLLER'S STATEMENT.

1861.

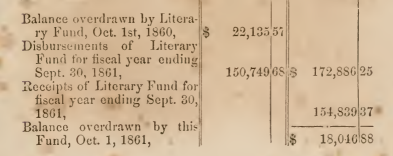
GENERAL STATEMENT.

General statement.

Amount in hands of Public		
Treasurer, Oct. 1st, 1860,	\$ 615,691 16	
Receipts of Literary Fund for		
fiscal year ending Sept. 30.		
1861,	154,839 37	
Receipts of Public Fund for		
fiscal year ending Sept. 30,		
1861,	3,523,981 25	
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fiscal year ending Sept. 30,		
1861,	24,465	\$ 4,318,976 78
Disbursements of Literary		
Fund for fiscal year ending		
Sept. 30, 1861,	150,749 68	
Disbursements of Public Fund		
for fiscal year ending Sept.		i
30, 1861,	3,750,039 74	
Disbursements of Sinking		
Fund for fiscal year ending		
Sept. 30, 1861,	5,000	3,905,769 42
Leaving in hands of Public		
Treasurer, Oct. 1st, 1861,		\$ 413,187 36

LITERARY FUND.

Literary fund.



Public Fund.

PUBLIC FUND.

Balance due Public Fund Oc- tober 1, 1860, Receipts of Public Fund for fis-	\$ 637,752 73
cal year ending September 30, 1861, Disbursements of Public Fund for fiscal year ending Sept.	3,523,981 25 \$ 4,161,733 98
30, 1861, Balance due this Fund, Oct. 1, 1861,	\$ 411,694 24
1860. AMOUNT OF SINK	

Sinking Fund.

SINKING FUND-(Receipts.)

STATEMENT E.

Exhibiting the sources from which the Receipts of the Sinking Fund have been derived during the fiscal year ending September 30, 1861, as follows:

			I .	1
1860.	Balance due this Fund, Oct. 1st, 1860,	\$ 75		
Oct.	Received as interest on	1		
	State Coupon Bonds held			
1861.	by Sinking Fund,	4,965		
Jan.	Received of the Raleigh &	1		
	Gaston Railroad Compa-			
	ny, as dividend on stock			
	in said Road, appropria-			
	today the Cipling Engl	10 500	m c	14 540
	ted to the Sinking Fund,	19,500	1 🌣 2	24,540

SINKING FUND -- (Disbursements.)

Sinking funddisbursements.

STATEMENT F.

Showing the Disbursements of the Sinking Fund, as follows:

1860. Oct.	Carried forward receipts, Transferred to Public Fund	\$ 24,540
-	in payment for 5 State Coupon Bonds of \$1,000 each, dated July 1, 1860, and running 30 years,	5,000
	Balance due this Fund Oct., 1861,	\$ 19,540

RECEIPTS AND DISBURSEMENTS,

Receipts and disbursements.

Of Literary Fund for fiscal year ending Sept. 30, 1861.

		RECEIPTS.	DISBURSEMENTS.		
1860.	11		\$ 5,110 82		
"	November, December,	1 0	59,965 97 24,621 71		
1861.	January, February	10 10 1	10,220 46 3,001 56		
"	March, April,	196 35 .	2,657 32 3,287 72		
66	May,	31,478 30 .	1,248 85		
"	June, July,	20,813 31 .	$\begin{array}{cccccccccccccccccccccccccccccccccccc$		
"	August, September,	0,100 04	3,393 46 7,064 45		
		\$154,839 37	\$150,749 68		

Receipts and disbursements.

RECEIPTS AND DISBURSEMENTS,

Of Public Fund for Fiscal Year ending Sept. 30th, 1861.

1		RECEIPTS.		DISBURSEMENTS.		
1860.	[October,	\$ 7,962 75	• • • • • • • •	\$ 105,532 06		
66	November,	70,237 20		78,306 77		
66	December,	312,055		333,052 79		
1861.	January,	200,000		356,438 86		
66"	February,	1,973		100,918 31		
66	March,	21,278 61		63,294 59		
66	April,	9,048 02		35,612 17		
66	May,	638,296 74		360,202 10		
66	June,	545,500		733,550 72		
66	July,	532,378 86		593,576 69		
66	August,	474,410 64		439,841 89		
66	September,			549,712 79		
	8	3,523,981 25		\$3,750,039 74		

Literary fund - receipts.

LITERARY FUND-(Receipts.)

STATEMENT A.

Exhibiting the several sources from which the Receipts of the Literary Fund have been derived.

_				_	
	Auction Tax,	S	39	9	99
ı	Bank Dividends,		104,71	10	
	Deaf and Dumb Asylum Tax,		22		
-	Entries of Vacant Lands,		4,03		
	Individual Notes,		1,30		
	Interest on State Coupon Bonds,		13,14	E 0	
	Interest on State Registered Bonds,	-	68	30	
	Interest on Fayetteville & Western			-	
	Plankroad Bonds,		1,62	30	
	Navigation Dividends,		1,30		
	Tax on Retailers of Spirituous Liquors,		9,48	301	

Wilmington and Weldon Railroad Divi- dends, Yadkin Navigation Company	\$ 16,000 2,000
	\$ 154,839 37

Literary fundreceipts.

1860.	1	
Oct.	Received of sundry persons for entries	
	of vacant lands,	\$ 30703
	James S. Snow, Sheriff Halifax County.	
·	tax on Retailers,	30
Nov.	Sundry persons for entries of Vacant	
	Lands,	722 09
	Bank of Cape Fear, dividend on stock	
	held by Literary Fund in said Bank.	27,220
Dec.	Sundry persons for entries of Vacant	
1.	Lands,	1,305 36
1361.		
Jan.	Sundry persons for entries of Vacant	
F2 1	Lands,	49701
Feb.	Bank of North-Carolina, dividend on	
	stock held by Literary Fund in said	
	Bank,	30,162
	Wilmington & Weldon Railroad Com-	
	pany, dividend on stock held by	
15	Literary Fund in said Company,	16,000
march	Sundry persons for entries of Vacant	7000=
A samil	Lands,	196 35
April.	Sundry persons for entries of Vacant	
May.	Lands,	354 33
Jay.	Sundry persons for entries of Vacant Lands,	308 30
	Rank of Cone Fear dividend on steel	30330
	Bank of Cape Fear, dividend on stock held by Literary Fund in said Bank,	27,220
	George McNeill, Agent for Cape Fear	21,220
100	Navigation Company, dividend on	
	stock in said Company,	650
	Alfred Johnson, on account of note held	050
	by Literary Board,	1,300
	January Doma,	2,000
	G. W. Johnson, President and Treasu-	
	rer Yadkin Navigation Company, be-	
	ing amount refunded the State by	
	said Corporation,	\$ 2,000
	*	

Literary receipts.

			-	Ц,
1861.				
fund June.	Sundry persons for entries of Vacant Lands,	ď.	149	82
July.	Sundry persons for entries of Vacant Lands,	4		31
100	Bank of the State of North-Carolina,	-	. 00	ST
	dividends of Stock in said Bank be- longing to Literary Fund,		20,108	
	George McNeill, Agent for Cape Fear Navigation Company, dividend on	-		
Aug.	stock in said Company, Sundry persons for entries of Vacant		650	
	Lands,		79	90
	J. E. Robinson, Sheriff Catawba County, tax for indigent pupils at Institution			*
4	for the Deaf and Dumb and the Blind, President and Directors of the Literary		75	
	Fund, interest on State Registered Bonds,		63 0	
	President and Directors of the Literary Fund, interest on State Coupon		000	
-	Bonds,		13,140	
	President and Directors of the Literary Fund, interest on Bonds of Fayette-			
	ville and Western Plank Road Company,		1,620	
	Sundry Sheriffs, tax on Retailers of Spirituous Liquors, as follows:			6
	J. E. Robinson, Sheriff Catawba, Co.,	3	30	
	J. A. Long, "Richmond"	T	60	
	A. H. Hassell, "Bertie " T. J. Carr "Dunlin "		60	
	T. J. Carr, "Duplin "R. B. Paschal, "Chatham "	1	180	
	J. R. Smith Tax Col Wayne "		90 30	
	J. R. Smith, Tax Col. Wayne "J. W. Steed, Sheriff Randolph "		30	
	C. Austin, "Union "		30	-
	M. Spainhour, Tax Col. Burke "		30	
	L. H. Lowrance, Sheriff Lincoln "		120	
,	J. B. Lee, Sheriff Currituck Co.,		120	
Sept.	W. W. Long, "Yadkin "Sundry persons for entries of Vacant		90	
	Lands,		58	88
	Sundry Sheriffs, Auction Tax,		399	
	J. L. Bundy, Sheriff Cabarrus County,			
	tax for indigent pupils at Institution	-		
	for the Deaf and Dumb and the Blind,		75	
	,		• 0	

1861. Sept.

Į	TIT A TOTAL (7)	273		1	_	
i	W. A. Walton, Sheriff					
ı	tax for indigent pup					
Ī	for the Deaf and	Dumb and	the		75	
i	Blind, Sundry Sheriffs, tax	on Retailers	of	\$	75	
Į	Spirituous Liquors,		01			
ì	J. L. Bundy, Sheriff		Со.,		90	
	W. H. Cullon. "	Johnston	"		330	
ľ	W. H. Cullom, "W. F. Wasson, "	Iredell	44		30	
	Joseph Lusk, "	Gaston	44		120	
i	Josiah · Hodges, "	Pitt	46		150	
	Matthias Masten, "	Forsyth	46		30	
	I. R. Hunter "	Gates	44		90	
	W. A. Walton "	Rowan	66		450	
	W. E. Mann, "	Pasquotank	"		240	
-	W. A. Thompson, "	Wayne	66		390	
	W. W. Grier, "	Mecklenburg			270	
	F. D. Foxhall, "	Edgecombe	66		330	
	W. A. Meroney, "	Davie	66		60	
	H. B. Deaver, Tax Col		"	- 1	60	
	J. L. Ward, Sheriff R. P. Melvin, "	Polk	66		60	
	R. P. Melvin, "	Bladen	66		90	
i	maitin wainer,	Rutherford	66		90	
ı	W. I. Olawiolu,	Martin	"		270	
ı	G. D. Illi caugin,	Anson	66		90	
i	will. Haymore,	Surry	66		180	
į	J. C. Griffith, "J. M. Carson, "	Caswell Ashe	66		180	
ı	G. M. Green, "	Cleaveland	66		90	
	J. B. Hare,	Hertford	66		90	
i	II. B. Norman, "	Tyrrell	66		60	
Į	West Massey, Tax col.	Johnson	66		30	
i	K. II. Worthy, Sheriff		66		30	
Ī	W. A. Philpott, Sheri	ff Granville	66		120	
i	W. J. Murray, "	Alamance	66		90	
ı	Hill'd Gibbs, "	Hyde	44		120	
	J. T. Barnes, "	Wilson	66	1	240	
	N. W. Cooper, "	Nash	66		60	
	Nath'l Moody, "	Stokes	"	1-	60	
	W. H. Smith, "	Person	66		90	
	A. II. Saunders, "	Montgomery	66		30	
	E. A. Gupton, "	Franklin	66	1	60	
	S. A. Warren, "	Northampt'n	66		120	
	Walker Smith, "	Rockingham	66		210	
	Joseph Marshall, "	Stanly	66		60	
	W. B. Campbell, "	Beaufort			180	

Literary fundreceipts.

	1861.	1				1	
Literary fund	Sept.	Rufus Galloway,	66	Brunswick	66	\$	180
receipts.	•	E. J. Barco,	66	Camden	66		180
		W. D. Humphrey	y 66	Onslow	66		120
		J. A. Oates,	66	Sampson	66	100	60
		N. R. Jones,	66	Warren	66		60
		G. Durden,	66	Washington	66		120
		W. T. J. Vann,	66	N. Hanover,	66		300
	4.	P. F. White,	66	Chowan,	66		60
		R. M. Jones,	66	Orange,	"		210
		Hector McNeil,	66	Cumberland	66		180
		W. H. High,	66	Wake	66		450
	-	Geo. Dill,	66	Carteret	66		120
		J. S. Snow,	66	Halifax	66		240
		J. H. Nethercutt,	66	Jones	66		90
•		Wm. Fields,	66	Lenoir	66	3	270 -
		J. R. White,	"	Perquimana	66		30
		Reuben King,	66	Robeson	66		90
		R. M. Smith,	66	Wilkes	66		60
		Chas Bird, former	66 3	Yancey	66		30
		A. C. Latham,	66	Craven	66		270
		C. A. Boon,	46	Guilford	66		60
		W. W. Proffitt,	66	Yancey	66		30
				4.5	10		
						\$ 154	,839 37

Literary fund -- disbursements.

LITERARY FUND-(Disbursements.)

STATEMENT B.

Exhibiting the several objects for which the Disbursements of the Literary Fund have been made:

Asylum for the Deaf and Dumb	\$ 15,000
the Blind,	131,886 75
Common Schools,	3,862 93
Expense Account,	\$ 150,749 68

1860.	
Oct.	Paid sundry Counties, the State's quota
	for support of Common Schools Spring
	distribution, 1860, as follows:

1860.					Y **
Oct	Perquimans Co	., E. N. Riddick, Chm'n,	\$		Literary funddisbursements.
100	Northampton C	o., Herod Faison, "		1,201112	
	Moore Co., W.	D. Dowd,		1,026 26	1,0
		Treasurer N. C. Institu-			
	2011	Deaf and Dumb and the		0000	
-	Blind,			2,000	
2		General Superintendent			
-		thools, for payment of			
	freight on bo	oka,		7 54	,
	Muse and Tun	bro, for advertising in			
4.0		nquirer, Spring distribu-		12	
	tion, 1860, 10	r Common Schools,		12	
7	r. J. Sinciair,	for advertising in Fay-			4.3
		olinian, Spring distribu-		12	
		r Common Schools, s, Secretary to Literary		12	
	Board arner	ises of meeting of said			
	Board, Oct.			41 70	
Nov.	Paid sundry Co	ounties the State's quota			
_ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \		f Common Schools, Fall			
		1860, as follows:			
	Buncombe Con	inty, M. Patton, Chm'n,		1,480 56	
	McDowell '	W. A. McCall, "		688 92	
	Burke			830 28	
	Warren '			1,243 92	
	Macon '	U. 10. DIICI,		740 28	
	Daswell	' Alvis Lea, "		1.459 32	
1	Catawoa	G. P. Shuford, "		988 08	
	Lasquotank	W. W. Kennedy,"		924 96	
	Treden,	Juo. Davidson,		1,492 44	
100	Tarico,	S. W. Worlen,		825 36	
1 -4	litay wood,	J. Cathey,		828 80 $472 20$	
	Jones	E. F. Sanderson, "J. W. Smith, "		761 76	
	Stanly Anson	' H. B. Hammond "		1,215 72	
		D. McCormick, "		850 70	
77		B. B. McKenzie, "		952 32	
10.1		' A. J. York, "		890 88	
15.1		" H. D. Slaughter, "		798 72	
A.		' A. M. Campbell, "		1,051 06	
,	Bertie	' J. B. Cherry, "		1,196 76	
	Buily	' L. J. Norman, "		825 84	
	Orange	W. H. Brown, "	1	1,719 84	
-	mreckienouig	J. P. Ross,		1,406,88	
200	ILCOWAII	D. A. Davis, "		1,40448	
	Franklin	W. T. Johnson, "	}}	1,141 20	

	1860.	1						
Literary fund-	Nov.	Wayne	County,	W. K. Lane,	Chm'n,	\$	1,238	09
disbursements.		Halifax	"	J. R. Gary,	66		1,410	
		Duplin	66	H. Bourden,	"		1,333	
100		Caldwell	66	M. A. Bernh	ardt, "		700	
		Chowan	66	J. D. Wynn,	66	1	630	
		Nash	"	J. J. Q. Tayl	or, "			
				(Spring, 1860	0,)	1	948	60
		Do		J. J. Q. Tayl	or, "			
			•	(Fall, 1860,)			948	60
		Moore	66	W. D. Dowd			951	
-		Martin	66	A.H. Coffiel			835	32
		Edgecomb	e "	David Barlo			1,202	
		Granville	66	L. A. Pascha	ill, "		2,076	
		Columbus	66	H. Lennon,	66	19	636	
		Robeson	66	D. C. McInty	re, "		1,329	60
		Randolph	"	J. Worth,	66	-	1,819	
		Alamance	66	Juo. Trolling	er, "		1,236	
	74	Currituck	66	Jos. S. Dey,			750	
		Guilford	66	Nathan Hiat	t, 66		2,217	60
		Wake	66	W. W. Whita			2,309	76
15.		Yadkin	- "	Jas. Sheek,	66		1,141	
		Camden	66	Thos. Palmer	, 66		545	
		Chatham	"	J. S. Lasater,			1,851	60
- 10		Beaufort	66	Jos. Potts,	66		1,405	92
		Forsyth	66	J. W. Alspar	igh "	20	1,275	74
		Person	66	G. D. Satterf	ield "		1,059	
		Johnston		D. H. Hollan			1,337	72
		S. H. You	ng, Treas	urer N. C. Ins	titution	15	"	
2				Dumb and the		-	2,000	
		W. W. Ho	lden, pri	inting done fo	r C. H.			
				Superintend				
		Commo	a Schools	3,			452	60
	_			ns for publish	ing Fall			
		distribut	tion, 186	30, Common	School			
			s follows					
1 1 11		Whitaker	& Avent	t, Democratic	Precs,		24	
				eigh Register,			24	
				rrenton News		- 6	24	
	1 14			isbury Banne			24	
1		Muse & T	umbro, I	Newbern Eng	uirer,	-	24	1
		Tucke & (dorman,	Wilson Ledge	r,		24	
	Dec.	Paid sund	ry Coun	ties the State	's quota		,	
				ommon Schoo		110	150	
		distribu	tion, 186	0, as follows:				
		Hyde Co	unty, N	. Beckwith,	Chm'n,		715	
		Sampson	" A.	Monk,	66		1,177	32

1860.				
Dec.	Davie County Lem'l Bingham, Chm'n.			Literary fund-
	(Spring distribution,)	\$ 839	76	disbursements.
	Do. "Leinuel Bingham, ""			
	(Fall distribution,)	839	76	
	Cherokee "Geo. W. Hayes," "	804	1	-
	Montgomery " Jos. Ewing "	739		
	Union "M. W. Cuthbertson, "	1.035	1	
	Onslow "Ed. W. Fonvile, "	844		
40	Ashe "John Reaves, "	1,024		
	Stokes "W. A. Mitchell, "	1,018		
	Rockingham "J. W. Burton, "	1,483		
	Henderson Co., Jos. Maxwell, Chm'n,	825		
	Washington " Jos. Ramsay, Acting,	573		
	Lenoir "Jas. W. Cox, Chm'n,	516		
	Craven "Jno. T. Lane, "	1,479		
	Yancey "C. R. Byrd, "	893		
	Greene "Edward Patrick, "	638		
	Alexander "R. L. Steele, "	600		
	Cleaveland "J. R. Logan, "	1,163	1	
	Davidson "John Haines, "	1,694		
	Pitt "Alfred Moye, "	1,289		
	Tilled moye,			
1)1	Lich Handici, D. D. Wanace,	1,633		
	Lincoln "HWAbernathy, "Wilson, "L. D. Farmer, "	830 810		
	S. H. Young, Treasurer N. C. Institution	010	40	
		1 000		
	for the Deaf and Dumb and the Blind,	1,000		
	Fulton & Price, for publishing in Wil-			
	mington Journal, Spring and Fall dis-	48		
	tribution, 1860, for Common Schools,	40		
	P. J. Sinclair, for publishing in North-			
	Carolinian, Fall distribution, 1860,	0.1		
	for Common Schools,	24		
	John W. Ellis, Pres't ex officio Literary			
	Board, as expenses of meeting of said	40	20	
	Board, 11th and 12th December,	42	20	
	J. W. Alspaugh, for publishing in Wes-			
	tern Sentinel, Spring and Fall distri-	0.4	-	
4	bution, for Common Schools,	24		
	Cole & Albright, for printing done for		10	
1001	Superintendent of Common Schools,	9	50	
1861.	Raid annulus Counti 12 Ct 12			
Jan.	Paid sundry Counties, the State's quota			
	for support of Common Schools, Fall			
	distribution, 1860, as follows:	797	00	
	Bladen County, Neill Graham, Chm'n,	737		
	Brunswick " Jno. H. Brooks, "	714	112	

	1861.			11	-
Literary fund -	Jan.	Carteret County J. P. C. Davis, Chm'n.,	\$ 6	69	96
disbursements.	0 1121	Gaston "Richard Rankin, "	, 8	67	-
		Perquimans " E. N. Riddick, "		48	
		McDowell "W. A. McCall, "		38	
		Wilkes " Peter Eller, "		97	
		Watanga " Jno. C. Blair, "		01	
		S. H. Young, Treasurer N. C. Institu-	- 1		
		tion for the Deaf and Dumb and the			
		Blind,	3.0	000	
		C. H. Wiley, General Superintendent	0,0		
		Common Schools, his 4th quarter's			
		salary for 1860,	9	75	
		W. W. Holden, for printing done for	, 0		
	1	Literary Board,	7	68	
		W. W. Holden, for postage on blanks			
		for Common Schools,		77	89
		W. J. Yates, for publishing in Western		• •	٠
		Democrat, Fall distribution, 1860, for		1	
		Common Schools,		24	
	Feb.	Harrill, Chairman, the State's quota		21	
	100.	for support of Common Schools in		1	
-		Rutherford County, Fall distribution			
		1860,	1 4	86	50
		S. H. Young, Treasurer N. C. Institution	,1		0 4
		for the Deaf and Dumb and the Blind	1.0	00	
		William Brennan, for publishing in De-	1,0		
		mocratic Pioneer, Spring distribution		i	
		1860, for Common Schools,		15	
		D. W. Courts, for visiting New York to	-		
		procure a loan for Literary Fund,	5	00	
	March	Halstead Bourden, Chim'n, the State's			
		quota for support of Common Schools			
		in Duplin County, Fall distribution,			
		1860,	1.2	58	32
		S. H. Young, Treasurer N. C. Institu-	_,_		
		tion for the Deaf and Dumb and the		1	
1 -		Blind,	1,0	00	
		T. W. Atkin, for publishing in Asheville			
		News, Fall distribution, 1860, for			
		Common Schools,		24	
		C. H. Wiley, General Superintendent		-	
		of Common Schools, his 1st quarter's			1 1
		salary for 1861,	3	75	
	April.	Herod Faison, Chairman, the State's			
*	+	quota for support of Common Schools			

1861.			1	
April.	in Northampton County, Fall distri- bution, 1860,	\$ 1,28	772	Literary fund-disbursements.
	S. H. Young, Treasurer N. C. Institu-			
	tion for the Deaf and Dumb and the			
	Blind,	2,00	0	100
May.	S. II. Young, Treasurer N. C. Institu-		_	
	tion for the Deaf and Dumb and the			•
X.	Blind,	1,00	101	
10.00	Literary Board, expenses of meeting of	,	1110	
	said Board, May Sth, 1861,		1 10	
	John Spelman, for paper, and printing Returns for Common School Commit-		_	
	tees,	12	7 75	
June.	Sundry Counties, the State's quota for	1.	1100	
o ano.	support of Common Schools, Spring			
	distribution, 1861, as follows:		1	
	Wayne County, W. K. Lane, Chm'n,	61	9 05	•
	Person "G. D. Satterfield, "		9 50	
	Rowan " D. A. Davis, "		974	
	Forsyth " J. W. Alspaugh, "		7 87	
	Chatham "J. S. Lassiter, "		3 30	
7	Caswell All'is Lea,		$\begin{vmatrix} 9 & 66 \\ 4 & 16 \end{vmatrix}$	
	New Hallovel S. D. Wallace,		974	
	Craven "J.T. Lane, "Lincoln "H. W. Abernathy "		544	
	Wake "S. Stephenson, "		738	
	Franklin "W. T. Johnson, "		011	
	Burke " M. M. Kibler, "	41	5 14	
	Edgecombe " David Barlow, "		1 06	
	Granville " L. A. Paschall, "		8 18	
	Iredell "John Davidson, "		372	
	Tramance som frominger,		$\begin{array}{c c} 9 & 96 \\ 6 & 16 \end{array}$	
	Richmond "B. B. McKenzie, "Anson "H. B. Hammond, "		5 36	
	Yadkin "Jas. Sheek, "		0 66	
	Cumberland " A. M. Campbell, "		8 03	
	Mecklenburg " J. P. Ross, " "	70	3 44	
	Guilford " Nathan Hiatt, "	1,10	880	
	Currituck " J. S. Dey, "		5 42	
	Buncombe "M. Patton, "		0 28	
	Beaufort "Jos. Potts, "	1	2 96	
	warren sammer Bobbie,	02	196	
	S. II. Young, Treasurer of the N.C. Institution for the Deaf and Dumb and			
	the Blind,	1,00	0	
1	John Spelman, printing for Common			
	1 1 0			

·	
1861.	
Literary fund - June. Schools and advertising in State Jour-	
disbursements. nal Spring distribution, Common	
School Fund,	34 52
C. H. Wiley, for expenses of distribu-	,
tion of Common School Blanks and	1
Registers,	92
J. L. Pennington, for advertising in-	
Newbern Weekly Progress, Spring	
distribution Common School Fund,	12
Thos. Loring, for advertising in Golds-	
boro' Tribune, Spring distribution	
Common School Fund,	12
July. Paid Sundry Counties the State's quota	
for support of Common Schools,	
Spring distribution, 1861, as follows:	
Johnston Co., D. H. Holland, Chm'n,	778 86
Randolph "Jonathan Worth, "	910 56
Cabarrus " Nelson Slough, "	520 44
Lenoir "Jas. W. Cox, "	370 86
Bertie "Joseph Cooper, "	598 32
Orange "W. H. Brown, "	897 42
Jones "E. F. Sanderson, "	236 10
Stanly "J. W. Smith, "	380 88
asquotank w. w. itennedy,	462 48
Trainett D. McCormick,	425 34
martin A. II. Cometa,	417 66
as. Murray,	644 70
Continues Trayles Lemon,	318 48 399 36
litertion II. D. Slaughter	41268
lates 10. 11. Dona,	50940
Stokes "W. A. Mitchell, "Oherokee "G. W. Hays, "	402 18
Cherokee G. W. Hays,	286 80
Washington "J. Ramsay, acting, "Chowan "D. A. Holly, "	315 12
Tyrrel "John Dunbar, "	267 12
S. H. Young, Treasurer of North-Car-	201,12
olina Institution for the Deaf and	,
	1,000
C. H. Wiley, General Superintendent	
of Common Schools, his 2d quarter's	
salary for 1861,	375
Paid sundry Counties, the State's quota	7 4
for support of Com. Schools, Spring	
distribution, 1861, as follows:	100
Union Co., MW Cuthbertson, Ch'n	555 48
Ashe "John Reves, "	512 34

861.			1	
lug.	Surry County, L. J. Norman, Ch'n	\$ 48'	192	Literary fund -
	Greene "Edward Patrick, "		26	disbursements.
	Brunswick "John H. Brooks, "	35	106	
	Catawba "G. P. Shuford, "	494	04	
	Northampton " Herod Faison, "		36	
	Syme & Hall, for advertising in Raleigh			
	Register, Spring distribution, 1861,		-	
	for support of Common Schools,	12		
	W. J. Yates for advertising in Western	1		
	Democrat, Spring distribution, 1861,			
	for support of Common Schools,	12	1	
ant	Paid sundry Counties the State's quota			
ept.	for the support of Common Schools,			
-			1	
14 "	Spring distribution, 1861, as follows:	K10	13	
	Moore County, W. D. Dowd, Chm'n, Wilson "L. D. Farmer "			
	D. D. Parmer,		28	
	5. 54125		42	
	Custon Inchant Italian,		68	
	Card word	330	16	
	Tyrici bonn Dunbar,	50	la a	
	(Fall 1860,) Montgomery " C W Wooley "	u .	24	
	The state of the s	369 581		
	Oleveland 5. 16. Logan,		14	
	d. It. Dilet,	741		
	Rockingham "J. W. Burton, "Rutherford "H. Harrall, "	748		
	Alexander "J. F. Stephenson, "	300		,
	Yancey "C. R. Byrd, "	484		
	Perquimans " E. N. Riddick, "	361		
	Carteret "J. P. C. Davis, "	372		
	T. W. Atkin, for advertising in Λ sheville	, 0,2	10	
	News, Spring distribution, 1861, Com-			
	mon School Fund,	12		
	J. W. Alspaugh, for advertising in Wes-	12		
	tern Sentinel, Spring distribution,		1	
	1861, Common School Fund,	12	1	
	Pulaski Cowper, Secretary to Literary	12		
	Board, expenses of meeting of said			
	Board, Sept. 24th, 1861,	37	20	
	C. H. Wiley, expenses incurred as Su-	0.	1	
	perintendent of Common Schools,	27		
	permendent of Common Schools,		-	
		\$ 150,749	68	
-				

Public foed -

PUBLIC FUND—(Receipts.)

STATEMENT C.

Exhibiting the several sources from which the Receipts of the Public Fund have been derived.

		1)	1
	Cherokee Bonds,	\$ 2,100	
	Collateral descents, Devises & Bequests,	3,098	
	Contingencies,	201	
	General Assembly,	149	1
	Insane Asylum Tax,	12,619	50
ı	Interest on Seaboard and Roanoke Rail-	,	
	road Bonds,	646	45
-	Interest on Wilmington, Charlotte and		
	Rutherford Railroad Bonds,	18,000	-
ı	Interest on Fayetteville and Western		
1	Railroad Bonds,	6,000	
	Military Appropriation,	61,040	
	Money paid by Supreme Court Clerk,		1
	in Raleigh, under 73d Chap. Revised		
	Code,		55
	Presidential Election,		16
	Public Taxes,	697,823	
ı	State Coupon Bonds,	823,408	1.00
	State Library,	15	
	State Loans,	1,879,839	
	Tax on Bank Stock,	17,986	
1	Tax on Corporations,	250	
	Tax on Attorney's License,	684	
		2 502 001	05
1	-	3,523,981	23

1860. Oct.	Received of Commissioners of Sinking Fund of N. C., for bonds of the State bearing date July 1st, 1860, and run- ning thirty years, W. E. Anderson, Treasurer Insane Asy- lum, on account of Insane patient in said Asylum.	\$ 5,000
1	said Asylum, O. H. Perry, for books purchased for B.	144

			=
1860.	To Many and and for any of Change		Public fund
Oct.	F. Moore, and paid for out of State	\$ 15	receipts.
	Bank of Washington, tax on stock in	0 10	
	said Bank,	812 50) .
	Bank of Wilmington, tax on stock in	1	
	said Bank,	1,893	
	E. B. Freeman, Clerk Supreme Court		
	in full of decree made in Equity in		
	case of State vs. J. H. Wilson and	000	
ST	others, June term, 1860,	98 2	5
Nov.	Jacob Siler, Agent for collection of		•
	Cherokee Bonds, on account of said Bonds,	1,000	
	Issued to A. M. Powell, President of	1,000	
	the Western North Carolina Railroad	1	
	Company, 68 State Coupon Bonds of		
	\$1,000 each, dated October 1st, 1860,		
	and running thirty years,	68,000	
	Accrued interest to Nov. 18th, 1860,	408	
	Seaboard and Roanoke Railroad Com-		
	pany, interest on bonds of said Com-		
	pany, held by the State of North	616	۲
	Carolina, Bank of Commerce, tax on stock in said	646 4	0
e 200 -	Bank,	1827	5
Dec.	Issued to H. W. Guion, President of	102	
200.	Wilmington, Charlotte and Ruther-	100	
	ford Railroad Company, 200 bonds		
	of \$1,000 each, dated Oct. 1st, 1860,		
	and running thirty years,	200,000	
	Received of the following persons, for		
	100 State Coupon Bonds of \$1,000		
	each, dated Cctober 1st, 1860, and		
	running thirty years, issued on ac-		
	count of the Fayetteville and Western Railroad:		
	H. L. Myrover,	20,000	
	George McNeill,	20,000	
	W. T. Horne,	20,000	
	James Kyle,	20,000	
	T. S. Lutterloh,	20,000	
	R H Page, tax on "act to incorporate the		
10	Gardner Valley Mining Company,"	25	
	G. N. Folk, cash overdrawn by him as		
	a member of the House of Common-	30	
	1S56-757.	H 301	

			4 2 1
	1860.		
Poblic fand-	Dec.	H. W. Guion, President of Wilmington,	
receipts.		Charlotte and Rutherford Railroad	
		Company, interest on bonds issued by	
		said Company,	\$ 12,000
	1861.	January Sampanag ,	V,
	Jan.	Issued to H. W. Guion, President of	
	0 4.21	Wilmington, Charlotte and Ruther-	
		ford Railroad Company, 200 State	
		Coupon Bonds of \$1,000 each, dated	
		October 1st, 1860, and running thirty	200,000
	7	years,	200,000
	Feb.	Sundry persons cash overdrawn by them	į.
	2000	as members of the House of Com-	
		mons, 1860-'61, as follows:	12
	1 4	J. D. Stanford,	15
		Turner Bynum,	42
		J. S. Woodard	15
		J. M. Carson,	20
		E. G. L. Barringer,	20
	6-	George T. Moore, Trustee on account of	282
		indigent patient in Insanc Asylum,	202
	1	S. Johnson, Trustee, on account of indi-	
		cant nationts in Incara Aculum from	1,487
	- 1	gent patients in Insane Asylum from Halifax County,	1,101
		P.H. Sullivan, tax on "act to incorporate	
		the Baltimore and North Carolina	25
			40
	16.11	Copper and Gold Mining Company,"	
		P. H. Sullivan, tax on "act to incor-	25
	(porate Davidson Copper Mining	23
	Feb.	Company," Chas. Latham, tax on "Act to incorpor-	
•	reb.		25
		ate Green Swamp Company,"	20
		P. H. Sullivan, tax on "Act to incorporate Silver Valley Mining Com-	
		pany,"	25
	Mar.	W. J. Murray, balance due on account	20
	ALE COL .	of indigent patients in Insane Asylum	
		from Alamance county,	467
		W. H. Michael, Trustee, on account of	101
		indigent patients in Insane Asylum	
		from Lincoln county,	144
		E. Clarke, Trustee, on account of indi-	777
,	100	gent patients in Insane Asylum from	
		Craven county,	1,446 39
		H. W. Guion, President of Wilmington,	1,110,00
		Charlotte and Rutherford Railroad	
	- 1	Outrotte and Tatterior Transcatch	

1861.			
Mar.	Company, interest on Bonds issued		Public fund
	by said Company,	\$ 6,000	receipts.
	Fayetteville and Western Railroad Com-		
	pany, interest on Bonds issued by		
	said Company,	6,000	
	E. B. Freeman, Clerk of Supreme Court,		
	moneys remaining in his office pur-		
	suant to 73d chap. Revised Code,	88	55
	A. D. Speight and C. F. R. Kornegay,		1
	in payment of the taxes due the State		0
	from Jas. E. Exum, Sheriff of Greene		
	county, for the year 1859,	5,651	92
	Commercial Bank of Wilmington, tax		,
	on stock in said Bank,	875	
	J. R. Blossom and others, tax on "Act		
	to incorporate North-Carolina Fibre		
	Company,"	25	
	H. P. Coffin, tax on "Act to incorpor-		
	ate Valley River Gold Mining Com-		
	pany,"	25	
	E. B. Freeman, Clerk of Supreme Court,		
	Raleigh, tax on Attorneys' Licenses,		
2	Dec. Term, 1860,	555	75
April.	Received from Wadesboro', in an anon-		
	ymous letter,	. 1	
	N. Bower, tax on "Act to incorporate		
	Judson Female College,"	25	
- 16	Jas. A. Moore, Clerk of Superior Court	:	
	of Wake county, in full of Public		
2	Taxes, paid him by the sureties of		
	W. W. Ward, late Sheriff of Martin	1.0	
0	county, due the State from said Sheriff		
	for the year 1860,	9,022	02
May.	Jacob Siler, Agent for the Collection		
	of Cherokee Bonds, on account of		
	said Bonds,	1,100	
	Gov. Ellis, as a donation to the State		,
	from an unknown source,	200	
	L. W. Humphrey, cash overdrawn by		
	him as a member of the Senate, ses-		
	sion 1860-'61,	6	
	Sundry Banks, temporary loans to meet		
	liabilities of the State, as follows:	000 000	1
120	Bank of North-Carolina,	300,000	
	" Lexington,	20,000	
100	Charlotte,	60,000	

3	1861.			
Public fund-	May.	Bank of Clarendon,	\$ 50,000	
receipts.	, "	" Fayetteville,	50,000	
f ·		" Cape Fear,	40,000	
15		Merchants' Bank, Newbern,	5,000	
		Bank of Washington,	8,342	54
		Branch Bank of Cape Fear, Greens-		
		borough,	30,000	
		Branch Bank of Cape Fear, Salisbury,	30,000	
	•	Branch Bank of Cape Fear, Salem,	30,000	
		Bank of North-Carolina, tax on stock in	70.010	00
		said Bank,	10,648	30
		J. F. Hoke, Attorney for Collection of		
	June.	tax on Collateral Descents, &c.,	3,0000	
	o aue.	Sundry Banks, temporary loans to meet liabilities of the State, as follows:		
		Bank of Cape Fear,	40,000	
		Farmers' Bank, Greensboro',	30,000	
		Bank of Yanceyville,	40,000	
		Bank of Wilmington,	50,000	
		Commercial Bank of Wilmington,	35,000	
		Bank of Wadesboro',	40,000	
		Branch Bank of Cape Fear, Washing-		
		ton,	50,000	
		Bank of Commerce, Newbern,	4,500	
		A. H. Hassell, Sheriff of Bertie county,		1:
		in part payment of taxes due the		
		State from said county, for fiscal year		
		ending September 30th, 1861,	6,000	
		Issued to H. W. Guion, President of the		
	X	Wilmington, Charlotte and Ruther-		
		ford Railroad Company, two hundred		
		and fifty State Coupon Bonds of	13	
		\$1,000 each, dated April 1st, 1861.		
		and running thirty years, issued on account of said Road in compliance		
		with a resolution passed by the State		
		Convention, 28th June, 1861,	250,000	
	July.	Received of Warren Winslow, Military		
	ourj.	Secretary, in part payment for sale		
		of ships belonging to North-Carolina		
	3	to the Confederate States,	9,350	
		Received of the following Sheriffs, in		1
		part payment of public taxes due from		
		their respective counties, for 1860, as	3	
		follows:		
		G. Durden, Sheriff Washington Co.	, 1,80	686

					_
1861.					
July.	W. T. Crawford, S	h'ff' Martin	Co.,	\$ 4,700	
	A. H. Hassell,	" Bertie	66	4,000	rosopus.
	Sundry Banks, tem	porary loans,	is fol-		
	lows:				
	Bank of Cape Fear	r, Washington,	-	95,000	
	Mutual Insurance	and Trust Com	pany,		
	Greensboro',		1 2	25,000	
	Bank of Fayettevi	lle.		50,000	
	Bank of North-Car	rolina.		100,000	
	Bank of Wilmingt			100,000	
	Bank of Wadesbor	·o',		40,000	
	Farmers' Bank of		. 0	20,000	
	Miners' and Plante		,	12,497	
	Merchants' Bank of			20,000	
	Bauk of Clarendor	or Tiembern,		50,000	
			or of	30,000	0.00
	A. P. Eikel, tax	as Tight Come	er 01	25	1
Ann	"Greensboro' G	as Light Comp	of in	. 20	
Aug.	Sundry Sheriffs, ta				
	digent insane pa				
	lum from their re	espective count	ies, as		
100	follows:	· (M. TD. 1	3 A	4774	00
		eriff Richmon		471	
		" Catawba	66	24	
	A. H. Hassell,	" Bertie	1	478	
	ITO. T. T. COUNTRY	" Chatham	"	1,020	
	Nathan Hiatt, Ch'n	, &c., Guilford	66	1,080	73
	David Loftin, Sh	eriff Davidson	66	150	
	Warren Winslow,	Military Secr	etary,		
	in part for sale	of vessels, belo	nging		
	to North-Carolin	a, to the Confe	lerate		
	States,			26,690	at the same
	Sundry Sheriffs', S	State taxes for	1860.		1000
	due in 1861, as f	follows:			
	R. B. Paschal, Sh		Co.,		
,	in part,		-	7,625	97
	W. W. Long,	" Yadkin	66	4,620	66
	J. A. Long,	" Richmond	1 "	7,662	
200	J. E. Robinson,	" Catawba	66	5,688	
	G. Durden,	" Washingt	on "		
	in part,			1,100	200
	A. H. Hassell,	" Bertie	- "	1,120	
	T. J. Carr,	" Duplin	66	8,906	
	Elias Carr,	" Greene	66	5,123	
		" Chatham	66	2,996	
	J. R. Smith, Tax	0	66	13,227	
	J. W. Steed, Sl	wiff Randolph	66	7,491	
	ilo. II. preed, DI	icini itandoiph		,,101	**

A. J. McBride, Sheriff Watauga Co., C. Austin, "Union "5,391 David Loftin "Davidson "M. Spainhour, Tax Col. Burke "L. H. Lowrance, Sheriff Lincoln "R. V. Blackstock, Tax Col. Buncombe county, 6,022	41 20 22 84 18 69
C. Austin, "Union 5,391 David Loftin "Davidson "9,006 M. Spainhour, Tax Col. Burke 4,923 L. H. Lowrance, Sheriff Lincoln "R. V. Blackstock, Tax Col. Buncombe county, 6,022	41 20 22 84 18 69
C. Austin, "Union 5,391 David Loftin "Davidson "9,006 M. Spainhour, Tax Col. Burke 4,923 L. H. Lowrance, Sheriff Lincoln "R. V. Blackstock, Tax Col. Buncombe county, 6,022	20 22 84 18 69
M. Spainhour, Tax Col. Burke 4,923 L. H. Lowrance, Sheriff Lincoln 5,600 R. V. Blackstock, Tax Col. Buncombe county, 6,022	22 84 18 69
L. H. Lowrance, Sheriff Lincoln 5,600 R. V. Blackstock, Tax Col. Buncombe county, 6,022	84 18 69
R. V. Blackstock, Tax Col. Buncombe county, 6,022	18 69
R. V. Blackstock, Tax Col. Buncombe county, 6,022	18 69
county, 6,022	69
J. B. Lee, Sheriff Currituck county, 3,103	
Sundry Banks, temporary loans, as fol-	
lows:	
Bank of Wilmington, 50,000	
Commercial Bank of Wilmington, 35,000	
Bank of Charlotte, 20,000	
Bank of Clarendon, 25,000	
Bank of Fayetteville, 25,000	
Bank of Yanceyville, 10,000	
Bank of Commerce, Newbern, 75,500	
Merchant's Bank, Newbern, 20,000	
Bank of Washington, 70,000 Bank of Lexington, 12,000	
Bank of Charlotte, tax on capital stock in said Bank.	
in said Bank, J. R. Dodge, Clerk of Supreme Court	
at Morganton, tax on Attorneys' Li-	
censes, August Term, 1861, of said	
Court, 57	
E. B. Freeman, Clerk of Supreme Court	
at Raleigh, tax on Attorneys' Li-	
censes, June Term, 1861, of said	
Court, 71	25
Sept. Sundry Sheriffs, tax on account of indi-	20
gent insane patients in Insane Asy-	
lum of North-Carolina, from their	100
respective counties, as follows:	10.0
Mathias Masten, Sh'ff Forsyth Co., 360	
W. A. Walton, "Rowan " 323	
W. W. Grier, "Mecklenburg " 288	
F. D. Foxhall, "Edgecombe" 598	-
J. L. Ward, " Polk " 144	,
G. M. Green, "Cleaveland " 466	
H. B. Norman, "Tyrrel" 399	66
J. B. Hare, "Hertford " 288	
P. F. White, "Chowan " 174	
W. B. Campbell, "Beaufort " 404	
W. T. J. Vann, "New Hanover" 558	-
R. M. Jones, "Orange" 763	11

		And the second second
1861.		, , , , , , , , , , , , , , , , , , ,
Sept.		\$ 658 39 Public fund-
-1	Warren Winslow, Military Secretary.	
	in bonds of the Confederate States of	
	America, for vessels sold by this State	
	to the Confederate States Govern-	
	ment,	25,000
	Sundry Sheriffs, State taxes for 1860,	
	payable in 1861, as follows:	0.400
	J. L. Bundy, Sheriff Cabarrus Co.,	8,466,96
	W. H. Cullom, "Johnston"	41 09
	Joseph Lusk, "Gaston "	4,608 38
	W. F. Wasson, " Iredell "	8,621 84
	Wm. Plemons, Tax Col. Haywood "	1,687 33
	Josian Hodges, Sira Pitt	13,311 12
	Isaac A. Real, "McDowell	2,680 54
	W. J. Murray, Alamanco	6,992 21
	W. E. Mann, Tasquotank	15648
	J. D. Markham, Tax Col.	7,299 21
	W. A. Walton, Siril Rowan	13,205 44
	It. G. Intile, Caldwell	2,834 80 20,491 56
	F. D. Foxhan, Edgecombe	17,894 46
	W. W. Grier, Meckienouig	233 24
	W. A. Inompson, Wayne	5,664 10
	W. A. Meroney, Davie	5,395 58
	Martin Walker " Rutherfold	4,506 95
	W. T. Crawford, "Martin "A B Long, former Rutherford"	2 40
	G. B. Threadgill, "Anson "	9,946 24
	R. P. Melvin "Bladen "	6,495 71
	S. M. Fletcher, Tax Col. Henderson "	5,055 71
	H. B. Deaver, " " Madison "	1,164 96
	J. L. Ward, Sh'ff' Polk "	1,237 62
201	J. M. Carson, " Ashe "	2,302 74
	Win. Haymore, "Surry, "	3,905 33
80	J. C. Griflith, " Caswell "	14,040 86
	J. R. Grady, "Harnett"	3,200 61
	Hilliard Gibbs, " Hyde "	4,756 62
	J T Barnes, "Wilson"	10,732 46
	N. W. Cooper, "Nash"	9,642 66
- "	Nath'l Moody, "Stokes"	4,277 69
	J. C Smith, "Alexander "	2,572 94
	G. M. Green, Gleaveland	5,242 59
	J. B Hare, "Hertiord	8,091 61 2,413 75
	II. B. Norman "Tyrrei	8,336 99
	W. II. Simitil, "Ferson	8,673 60
100	West Massey, Tax Col. Johnston "	1,0,000

Public fund- Sept.

	11
A. H. Sanders Sh'ff Montgomery Co.,	
E. A. Gupton, "Franklin"	10,685 99
I. R. Hunter, "Gates "	6,052 23
S. A. Warren, "Northampton "	11,957 62
	11,852 71
Walker Dillitin, Itoekingham	
12. D. Davis, Jackson	1,344 73
ix. ii. worthy, broote	4,833 39
Joseph Marshall, "Stanly "	3,130 92
W. A. Philpott, "Granville"	17,393 60
W. B. Campbell, "Beaufort "	13,757 21
Rufus Galloway, " Brunswick "	4,255 92
E. J. Barco, "Camden "	3,350 55
I G Gray Toy Col Mason "	1,989 91
o. G. Gray, Lax Col. Infactor	
w.b.munphrey, on it Ouslow	5,275 95
J. A. Oates, "Sampson "	10,419 76
N. R. Jones, "Warren "	15,649 81
Goodman Durden," Washington "	2,802 10
W. T. J. Vann, " New Hanover"	33,514 89
W. T. J. Vann, "New Hanover" P. F. White, "Chowan"	6,39484
R M Tongs " Orange "	13,332 64
It. M. Jones, Crange	
riector merten, "Cumberland	17,752 61
W. H. High, "Wake "	30,675 31
Jesse Bledsoe, "Alleghany"	1,039 \$0
George Dill, "Carteret "	3,879 68
J. S. Keener, Tax. Col. Cherokee "	2,278 13
J. S. Snow, Sh'ff Halifax "	19,152 61
J. H. Nethercutt, "Jones "	4,347 81
Wm Fields "Topoir"	
win. Fields, Lenoir	9,009 61
o. It. White, I erquinans	5,947 50
Renben King, "Robeson "	7,264 08
R. M. Smith, "Wilkes "	3,809 04
W. W. Proffitt, "Yancey"	1,852
C. Byrd, former " " "	4949
A. C. Latham, "Craven "	17,605 58
C. A. Boon, "Guilford "	14,079 72
mainas masten, Poisythe	9,727 29
Bedford Brown, cash overdrawn by him	
as a member of the Senate of North	
Carolina, session 1861,	6
S. H. Walkup, cash overdrawn by him	
as a member of the Senate of North	
Carolina, session 1861,	3
Bank of North Caroling tomporary loan	(
Bank of North Carolina, temporary loan	100,000
to meet liabilities of the State,	100,000
Bank of Lexington, temporary loan to	40.000
meet liabilities of the State,	12,000
The second secon	

861. ept.

	Sundry Banks, tax on capital stock in Banks, as follows:		Public fund receipts.
	Bank of Fayetteville,	\$ 950	7
	Bank of Wadesboro',	812	50
	Bank of Yanceyville,	500	
•	Merchants' Bank of New Berne,	562	50
	S. W. Davis, tax for the charter of		100
	"North Carolina Powder Manufac-		10.00
	turing Company,"	25	
	J. C. Smith, Sheriff of Alexander Co.,		
	cash overpaid him on account of Pres-		
	dential election,	32	16
	\$	3,523,981	25

PUBLIC FUNDS—(Disbursements.)

Public Funddisbursements.

STATEMENT D.

Showing the several objects for which the Disbursements of the Public Fund have been made.

-	Agricultural Societies,	\$	2,000	
	Appropriation for Educational purposes, Asylum for the Deal and Dumb and the		1,200	
	Blind,		3,000	
ı	Bank Tax Refunded,		39,052	
	Binding Laws,		169	
	Board of Internal Improvements		71	
	Bogue Banks,		47	50
	Cape Fear and Deep River Improve-		10001	
	ment,		13,884	
	Capitol Square,		300	
	Commissioners of Revenue,		770	
	Commissioners to Alabama,		944	
	Commissioners to Washington,		1,100	
	Commissioner from Georgia,		10	
	Commissioner from South Carolina,		10	
	Commissioner to Virginia,		10 75	
	Comptroller's Department,		37	50
	Congressional Election,		10,313	
	Contingencies, Convention,		19.290	
	Convention, Election,		2,959	
	Copying Laws,		592	
	doobling rans,	,	002	

Public Fund—disbursements.

1000			-
1861.	G	2 840	1
	Council of State,	\$ 513	Z
	Electors for President and Vice Presi-	0.55	
	dent of the United States,	257	
	Executive Department,	2,550	
	Expenses of Sinking Fund,	30	
	Fayetteville and Western Railroad,	100,000	
	Fugitives from Justice,	638	
	General Assembly,	93,795	
	Geological Survey,	4,406	
	Governor's Election,	15	1 112
	Insane Asylum,	30,000	
	Interest on State Coupon Bonds,	345,866	
	Interest on Conpon Bonds of Cape Fear	10000	
	and Deep River Navigation Company.	10,350	
	Interest on Bonds of Fayetteville and		
	Western Plankroad Company,	7,650	
	Interest on State Registered Bonds,	9,940	71
	Investigation of affairs of Atlantic & N.	0.01	
	C. Railroad Company,	667	
	Judiciary,	31,293	9.
	Military Appropriation,	2,198,038	
	Pensions,	370	
	Post Office,	196	
	Premium on Northern Funds,	9,984	
	Presidential Election,	2,576	
- Property	Public Arms,	215	
	Public Printing,	7,691	
	Public Tax Refunded,	2,592	
	Raleigh & Gaston Railroad Bonds,	2,500	
	Senatorial Election,	27	
-	Sheriffs for Settling,	2,187	
	State Department,	1,000	
	State Librarian,	450	
	State Library,	1,041	
	State Registered Bonds,	52,000	
	Superintendent of Capitol,	260	
-	Treasury Department,	2,062	
	Western N. C. Railroad,	68,408	
	Western N. C. Railroad, Survey,	13,653	
	Wilmington, Charlotte and Rutherford	040 000	
1	Railroad,	650,000	
		0 750 000	-
	\$	3,750,039	144

60. et.

			Datin Cond
	Duplin county Agricultural Society,		Public fund— disbursements.
	State's quota for 1860,	\$ 50	
-	W. R. Holt, President State Agricultural		
	Society, State's quota to said Society	4 500	
	for 1860,	1,500	
-	Macon county Agricultural Society,	P.0	
	State's quota for 1860,	50	
	Jere Pearsall, for services as Commis-		
	sioner to investigate affairs of the At		
i	lantic and North-Carolina Railroad	100	
1	Company	166	
	W. B. Thompson, for services as witness	17	700
	before the Commission,	1	33
	James Miller, for services as witness		60
	before the Commission,		100
	Rufus Barringer, for services as Com-		
	missioner to investigate affairs of At-		
	lantic and N. C. Railroad Company,	986	5 75
	and preparing report of same, Gov. Ellis, Pres't ex officio Board of In-	400	
	ternal Improvements, expenses of		
	meeting of said Board in Raleigh,		
	October 30, 1862,	2:	3
	James Davis, Sr., money due him on		
	account of Bogue Banks, as per re-		March Control
	port of Commissioners appointed by		ACTION AND ADDRESS.
	the county court of Carteret,	4'	7 50
	Henry A. London, Treasurer of Cape	- 4	
	Fear and Deep River Navigation		A STATE OF THE PARTY OF THE PAR
	Company, for sundry bills and pay		Market A.
	rolls for September, 1860,	2,673	3 58
	C. H. Brogden, Comptroller, his 3d		
	quarter's salary, 1860,	25	0
	Henry C. Jones, Attorney for collection		
	of Collateral Descents, &c.,	20	0
	Muse & Tumbro, for advertising in New-		
	bern Enquirer, reward for arrest of		
	the murderers of John Chatman,	11	8
	M. A. Curtis, his half year's salary for		
	1860, as Assistant State Geologist,	25	0
	W. E. Anderson, Treasurer Insane Asy-		
	lum of North Carolina, on account of		
	said Asylum,	5,00	
	Bank of the Republic, New York, for		
	interest on State Coupon Bonds of	81.01	5.
	North Carolina,	\$1,04	

15

4,965

90

30

300

625

625

975

120

100

80

80

200|

476 43

32 35

0'01

76

65

18 74

1860. Oct.

Public funddisbursements.

Bank of the Republic, N. Y., for interest on Coupon Bonds of C. F. & D. R. Navigation Company, Commissioners of Sinking Fund, interest on State Coupon Bonds, owned by said Fund, Graham Daves, Attorney for Edward F. Smallwood, Ex'r of Eli Smallwood, dec'd, interest on State Registered Bonds. Jas. S. Purefoy, Treasurer Wake Forest College, interest on State Registered Bonds, H. C. Jones, Reporter Supreme Court, his last half year's salary for 1860, W. H. Battle, Judge Supreme Court, his 3d quarter's salary for 1860, M. E. Manly, Judge Supreme Court his 3d quarter's salary for 1860, R. R. Heath, Judge Superior Court, for 10 certificates from 3d Circuit, Will. A. Jenkins, Attorney General, for 6 certificates from 3d Circuit, Wm. Lander, Solicitor for 5 certificates from 6th Circuit, Robert Strange, Solicitor, for 4 certificates from 5th Circuit, Thos. Settle, Solicitor, for 4 certificates from 4th Circuit, Bank of Wilmington, premium for check on New York, R. H. Page, Secretary of State, his 3d quarter's salary for 1860, O. H. Perry, for books purchased of Willis & Sotheran, London, for State Library, O. H. Perry, for books purchased of E. J. Hale & Sons, for State Library, O. H. Perry, for works and repairs in State Library, O. H. Perry, freight on books for State Library, Drury King, Superintendent of Capitol, his 3rd quarter's salary for 1860, Jas. C. Turner, Chief Engineer of the Western North Carolina Railroad

			- 1	
860.				
ct.		\$	5,000	Public fund-
	W. R. Richardson, for payment of pos-			disbursements.
	tage stamps for Treasury Department,		4	
	Whitaker & Avent, for printing for Ex-			
	ecutive Department and Board of			
	Internal Improvements,		18	
	Drury King, for payment of wages of			
	servant W. H. Dempey, for services			
	at the Capitol for September, 1860,		15	
	Drury King, for brooms purchased for			
	the State,		6	
	Adams Express Company, freight on			
	package from N.Y. to Public Treas.,		' 1	-
	Graham Daves, Private Secretary to		4.0	
	Gov. Ellis, for sealing 121 State Bonds,		12	10
	Adams Express Co., Raleigh, freight			
	on package from New York to Public	1		
	Treasurer,		1	
	Telegraphic dispatch to New York for			
	Public Treasurer,		2	71
	Raleigh & Gaston Railroad Co., freight			7.0
	on sundry boxes for the State,		11	16
	Adams Express Co., Raleigh, freight	- 1		
	on package from New York to Public		4	
-	Treasurer,		1	
Yov.	Mecklenburg county Agricultural So-		EO	
	ciety, State's quota for 1860,		50	
	Davie county Agricultural Society,		50	100.00
	State's quota for 1860,		30	
	Moore county Agricultural Society,	1	50	
	States' quota for 1860, Henry A. London, Treasurer Cape Fear		3,152	22
	& Deep River Navigation Company,		0,102	
	R. S. French, Attorney for collection		198	50
	of Collateral Descents, &c.,		100	
	Whitaker & Avent, for advertising in			
	Democratic Press reward for appre-			
	hension of C. H. & G. W. Latham,		100	
	Fugitives from Justice in Beaufort		12	
	county,			-
	Harrison Rand, interest on State Reg-		45	
	istered Bonds,			
	Geo. Howard, Judge Superior Court,	1	975	
	for 10 Certificates from 1st Circuit,			
	R. M. Saunders, Judge Superior Court,	1		
	for 12 Certificates from 4th Circuit,	1	975	

1860. Nov.

Public fund—disbursements.

-			-
	Thos. Settle, Solicitor, for 6 Certificates		
	from 4th Circuit,	\$ 120	
	E. U. Hines, Solicitor, for 10 certificates		
	from 1st Circuit,	200	
	David Coleman, Solicitor, for 9 Certifi-		
	cates from 3d Circuit,	180	
	W. A. Jenkins, Attorney General for 4	100	
	Certificates from 3d Circuit,	80	
		80	
	John Norfleet, for services as Commis-		
	sioner to investigate affairs of Atlan-	150	
	tic & N. C. Railroad Company,	173	15
	Ransom Winecoff, for copying report of		
	said Commission,	15	
	Geo. T. Cooke, Postmaster, Raleigh, for		
	postage stamps furnished. State De-		
	partment,	18	
	Same, for postage stamps furnished Ex-	0	
	ecutive and Comptroller's Depart-		
	ments,	9	
	Same, for rent of boxes in Post Office		
	for several Departments in Capitol,	5	03
- }	Same, stamps furnished officers at Cap-	0	00
	itol.	12	10
	Sundry Sheriffs, for making returns of	12	
	election for Electors for President and		
	Vice President of the United States,		
		0.45	01
	in November 1860,	945	21
	D. G. McRae, expenses of storing boxes		2-
	of arms in State Arsenal, Fayetteville,	5	25
	W. W. Holden, for printing for State		
	offices,	51	50
	Bank North-Carolina, for one Bond of		
	Raleigh & Gaston Railroad Com-		
	pany,	2,500	
	A. M. Pewell, President of Western N.	'	
	C. Railroad Company, in 68 State		
	Coupon Bonds of \$1,000 each, bear-		
j	ing date October 1st, 1860, and run-		
	ning 30 years,	68,000	
	Accrued interest,	408	
	Drury King, for repairs to flag staff on		1
	Capitol,	5	
	Adam's Express Company, Raleigh,		
	freight on 3 packages from New York,		
	to Public Treasurer,	3	
	to I ttorio Ironauror,	0	
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		-	
860.			
Vov.	Syme & Hall, for advertising sale of		
	State Bonds in Raleigh Register,	\$ 15	50 Public fund—disbursements.
	Drury King, for payment of wages of		dispursements.
	servant, W. H. Dempsey, for services		
	at Capitol, for October 1860,	15	
	Jere Pearsall, C. & M. in Equity, Du-		
	plin county, for cost of case of State		
	vs. Stephen Graham, Adm'r, &c.,	12	30
	H. Mahler, for seal for Alleghany coun-		
	ty, and Wake Court of Equity,	26	
ec.	Cumberland county Agricultural So-		
	ciety, State's quota for 1860,	50	
	Martin county Agricultural Society,		
•	State's quota for 1860,	50	
	Gov. Ellis, Pres't ex officio Board of In-		
	ternal Improvements, expenses of		
	meeting of said Board, December 18, 1860,	14	
	Henry A. London, Treasurer C. F. &	15	
	Deep River Nav. Improvement, on		
	account of said Improvement,	1,696	
	John F. Hoke, Attorney for collection	2,000	
	of Collateral Descents, &c.,	11	75
	W. H. Hamilton, his half year's salary	1	
	as Superintendent of Capital Square,	150	
	John W. Ellis, Gov. of N. C., his 4th		
	quarters salary for 1860,	750	
	Electors for President and Vice-Presi-		
	dent of the United States, mileage		
	and per diem for attending Electoral		
	College in Raleigh, December, 1860, as follows:		
	John W. Moore,	30	20
	J. M. Clement,		80
	Wm. A. Allen,	20	
	A. W. Venable,		60
	A. M. Scales,	25	
	Will. B. Rodman,	27	
	J. A. Fox,		80
	Ino. A. Dickson.	43	60
	J. R. McLean,	19	80
	Quent. Busbee, as Secretary to Sinking		
	Fund,	30	
	W. E. Anderson, Treasurer Insane Asy		
	lum, on account of said Asylum,	5,000	
-	9		

Tublic fund—digbursqueuts.

The state of the s	lí i
D 1 C/1 D III N N N C 1	
Bank of the Republic, N. Y., for interest	
on State Coupon Bonds of N. C.,	\$ 7,602
Bank of the Republic, N. Y., for inter-	
est on Coupon Bonds of C. F. & D.	
Direct Nationation Company	120
River Navigation Company,	
Robert Strange, Solicitor, for 5 Certifi-	-
cates from 5th Circuit,	100
Wm. Lander, Solicitor, for 12 Certifi-	
cates from 6th Circuit,	240
The Distriction of Court	1
John L. Bailey, Judge, Superior Courts	, ,
for 6 certificates from 2d Circuit,	540
John M. Dick, Judge Superior Courts	
for 15 certificates from 6th Circuit,	1,245
D & Evench Judge Superior Courts	
R. S. French, Judge Superior Courts	1 1 1 1 1 1
for 14 certificates from 5th Circuit	1,155
Moses A. Smith, Postmaster, Salisbury	,
for postage on Supreme Court Re	-
ports sent to Judges and Clerks,	15 42
T I Proper for printing for ander	
J. J. Bruner, for printing &c., sundry	
volumes Jones' Law and Equity Re	•
ports,	906 55
Jas. R. Dodge, Clerk Supreme Court a	
Morganton, his last half year's salary	7
	750
for 1860,	150
Jas. R. Dodge, for 2 Record Books,	20
W. J. Honston, Solicitor for 11 certi	-
ficates from 2d Circuit,	220
Tohn A Dielzon Acting Solicitor for	
John A. Dickson, Acting Solicitor, fo	40
2 Certificates from 7th Circuit,	40
Bank of North Carolina, premium of	
\$98,000 checks on New York,	3,920
J. L. Ward, Sheriff of Polk county, fo	
molving noturns of election for Pros	
making returns of election for Presi	2
dent and Vice-President of United	
States, in November 1860,	52 50
W. W. Holden, for printing report o	f
Public Treasurer,	124 85
II W Hugted Treggmen Nouge Many	
II. W. Husted, Treasurer Neuse Manu	
facturing Company for paper fur	-
nished State Printer,	36 96
John Spelman, State Printer, in par	t
for printing for General Assembly o	f
1000 201	637 63
1860-'61,	H
Bramly Sasser, a pension for 1860,	40
Margaret Gardner, do do	40
Letitia Bray, do do	4.0
	14

	1861.—Comptroller's Statemen	г.		35
1860. Dec.	R. H. Page, Secretary of State, his 4th			
,,,,,,	quarter's salary for 1860,	8	200	Pulsic fund-disbursements.
	DeCarteret & Armstrong, for binding and labeling books in State Library,		172 45	
	O. H. Perry, State Librarian, for the purchase of books for State Library,		12	
	Drury King, Superintendent of Capitol his 4th quarter's salary for 1860,		65	
	D. W. Courts, Public Treasurer, his 4th quarter's salary for 1860,		500	
	Win. R. Richardson, Clerk to Treasury,	•	300	
	Department, his 4th quarter's salary for 1860,	,	187 50	
	Jas. C. Turner, Chief Engineer Western N. C. Railroad Survey, on account of			
	said Survey, C. B. Mallett, President of Fayetteville	6	,000	
	& Western Railroad Company, on account of said Company,	100	,000	
	D. L. Swain, for Martin's manuscript of History of North-Carolina,	100	103 50	
	G. H. Wilder, for 75 cords of wood fur-			
	nished the State, Drury King, for payment of wages of		296 25	
	servant W. H. Dempsey, for November, 1860,		15	
	E. B. Freeman, for the purchase of coal for Supreme Court Office,		49 13	
	W. E. Anderson, Treasurer of Forest Manufacturing Company, for paper		4	
	furnished the State, Graham Daves, Private Secretary to		120	
	Gov. Ellis, for sealing 500 State Bonds,		*0	1
	Donus,		50	

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12 68

Adams' Express Company, Raleigh, freight on package from New York to Public Treasurer,

Drury King, for payment of wages of servant W. H. Dempsey, for services at Capitol for the month of December,

For sundry telegraphic dispatches to New York for Public Treasurer,

H. W. Guion, President of Wilmington Charlotte & Rutherford Railroad Company, 200 State Coupon Bonds of Public fund—disbursements.

	- ·		
860.			
Dec.	\$1,000 each, dated October 1st, 1860,		
	and running 30 years, issued on ac-		
	count of said road,	\$ 200,0	000
861.	, in the second	1	
an.	The following County Agricultural So		
	cieties, State's quota for 1860:		
	Henderson County,		50
	Randolph "		50
	Sampson "	İ	50
	Robeson "		50
	J. J. Chaplin, for stitching and putting		
100	up documents of General Assembly.		
	1860-'61,	1	52 94
	H. A. London, Treasurer Cape Fear &		
	Deep River Navigation Improve		
	ment, for sundry bills and pay rolls		
	for December, 1860,	3,4	437 97
	C. H. Brogden, Comptroller, his 4th		
	quarter's salary for 1860,	1	250
	Council Wooten, President of Council		
	of State, for expenses of meeting of		
	Council January 23d, 1861,		188 80
	Graham Daves, Secretary to Council of		
	State, as balance due Council for		
	meeting January 23d, 1861,		66
	Graham Daves, Private Secretary to		1
	Gov. Ellis, his 4th quarter's salary for		
	1860,		75
	John Spelman, for publishing in State		
	Journal, Governor's proclamation of-		
	fering reward for the apprehension of		
	John M. Carver and Ephraim a slave,		1
	fugitives from justice in Madison		. P7 20
	county,		7 50
	C. D. Smith, for services as Assistant		260
	State Geologist in the year 1860,		360
	M. A. Curtis, salary for Nov. and Dec., 1860, as Assistant State Geologist,		83 33
	Framena Tr. Assistant State Geologist,		00 00
	E. Emmons, Jr., Assistant State Geologist, his last half year's salary for 1860,	,	750
	W. E. Anderson, Treasurer Insane Asy-		130
	lum, on account of said Asylum,	5.0	000
	Sundry persons, interest on State Reg-		70.0
	istered Bonds,	3	795
	Sundry persons, interest on Bonds of		
	persons, interest on Donas or		1
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1861.			
Jan.	Fayetteville & Western Plankroad		
	Company,	\$ 2,730	Public fund— disbursements.
	W. H. Battle, Judge Supreme Court,		
	his 4th quarter's salary for 1860,	625	
	R. M. Pearson, Chief Justice Supreme		
	Court, his 4th quarter's salary for 1860,	625	
	M. E. Manly, Judge Supreme Court, his		
	4th quarter's salary for 1860,	625	
	Will. A. Jenkins, Attorney General, for		
	attending Supreme Court, Raleigh,		
	December Term, 1860. in discharge	100	
	of his official duties, James W. Osborne, Judge Superior		
	Court, for 14 certificates from 7th		
	Circuit,	1,155	
	John L. Bailey, Judge Superior Court.		
	for 5 certificates from 2d Circuit,	435	
	Elias C. Hines, Solicitor, for attending		1.9
	Court of Oyer and Terminer in Cur-		-
	rituck County,	20	
	Bank of the Republic, N. Y., for interest		
	on State Coupon Bonds of N. C.,	121,251	
	Bank of the Republic, N. Y., for interest		
	on Coupon Bonds of Cape Fear &	1 000	
	Deep River Navigation Company,	4,665	
	Bank of North Carolina, for interest on	6,126	
	Col. C. C. Tew, for mileage and per	0,120	
	diem on account of Military Com-		
	mission,	11	
	Maj. D. H. Hill, do do	41	
	Charles C. Lee, traveling expenses as		
	State Commissioner for the purchase		
	of arms,	175	
	Bank of North Carolina, preminm on		
	check of \$6,126 on New York,	245	04
	Bank of Cape Fear, Raleigh, premium	1.000	
	on check of \$45,000 on New York,	1,800	7
	The following sheriffs for making returns		
	of election for Electors for President and Vice President of the United		
	States in November, 1860:		
	W. A Walton, Rowan county,	22	50
	H. H. Davidson, Cherokee county,		50
	John Spelman, for printing Blank Books		
	for Treasury Department,	48	

		4		
1861.				-
Jan.	Alexander Taylor, of Craven county, a			
Public fund—	pension for 1860,	\$	50	
disbursements.	Sureties of George W. Glass, late Sheriff			
	of McDowell county, per Resolution			
	of General Assembly 1860-'61,	1.	000	
	O. H. Perry, State Librarian, his 4th	,		
	quarter's salary for 1860,		1125	0
	O. H. Perry, for subscription to papers		112	Ĭ
	and periodicals for State Library,		375	0
	Wm. Thompson, for articles furnished		0.0	0
1	State Library,		215	0
	A. Creech, do do		319	
	James McKimmon do		24	
a characteristic contraction of the contraction of	H. W. Guion, President of Wilmington,			•
	Charlotte & Rutherford Railroad Co.,			
W 7	200 State Coupon Bonds of \$1,000			
and the same of th	each, bearing date October 1st, 1860,	200	000	
7110	and running 30 years,	200,	000	
	Edward Yarborough, under Resolution		100	
	of General Assembly 1860-'61,		109	
	Rufus H. Page, for freight paid on arti-			
	cles for State to R. & G. Railroad		01 5	0
	Company,		31 7	U
	Adams' Express Company, Raleigh,			
	Freight on package from New York			
4.1	to Public Treasurer,		1	
4	H. J. Hesselbach, for work done at the			
	Capitol,		26	0
Feb.	The following County Agricultural So-		1	
	cieties, the State's quota for 1860:			
	Martin county,		50	
	Richmond "		50	
	Cleaveland "		50	
	Sundry Banks as tax refunded by act			
	of General Assembly, 1860-'61, as			
	follows:			
	Merchants' Bank of Newbern	2.	250	
	Bank of Charlotte,	1.	500	
	Bank of Cape Fear, Raleigh,	9.	427 5	0
	Bank of Fayetteville,		800	
	Bank of Clarendon,	- '	600	
	Bank of Wilmington,		985 1	0
1	Bank of Yanceyville,		,000	
4.0	H. A. London, Treasurer of Cape Fear			
	& Deep River Nav. Imp., for bills			
	and pay rolls for the months of Jan-			
	and pay rolls to the months of the			

			1
1861.			
Feb.		\$ 1,500	Public fund-
	Eli W. Hall; for payment of board ex-		disbursements.
	penses of Hon. Samuel Hall, Commis-	7.0	
	sioner from Georgia,	10	1
	M. W. Ransom, for expenses as Com-	0.0	100
	mission to Alabama,		180
	J. L. Bridgers,		7 20
	Graham Daves, Private Secretary to		
	Gov. Ellis, postage on Governor's		
	proclamation, concerning Convention,		
	sent to Sheriffs, and for postage stamps		
	furnished offices in Capitol,	1	5 50
	Jas. H. Moore, for publishing in High		
	Point Reporter, Governor's proclama-	-	
	tion concerning Convention,	1	0
	McNeill & Sherwood, for advertising do.		
	in N. C. Presbyterian,	1	V]
	J. L. Pennington, for advertising do. in	4	77
	Newbern Progress,	1	1
	J. W. Alspaugh, for advertising same	1	
	in Western Sentinel,	11	2
	Paid Members of the General Assembly		
	of North-Carolina, Session of 1860-'61		
	as follows:		
	Henry T. Clark, Speaker of Senate.	41	920
	M. F. Arendell, Senate, Carteret Co.	11	740
		27	
	Tr. Tr. ZEVCIA,	32	
	A. W. Dillton, Clear oland	25	
	Dedicita Diowii, Charles	29	
	M. A. Dieusoe, " and	27	
	V. C. Barringer, "Cabarrus " E. J. Blount, "Pitt "	11	8860
	J. G. Dickson, "Duplin "	11	75 20
	Joseph Dobson, "Yadkin "	11	79.
	Alfred Dockery, "Richmond"	28	
	W. D. Dowd, "Moore"	31	18 40
	M. L. Eure, "Gates "	3:	
	Mareus Erwin, "Buncombe"		09 40
	T. I. Faison, "Sampson "	2	73 40
	Frederick Grist, "Beaufort "	2:	59 60
	Eli W. Hall, "New Han'v'r"		76
	W. Harris, "Franklin "	2	58
	W. G. Harris, "Chatham"	1	74
	L. W. Humphrey, "Onslow"	0.	
	W. K. Lane, "Wayne "	2:	50

Public fund—disbursements.

David Outlaw, Senate, Bertie County, \$ 312 T. J. Pitchford, Warren 294 40 J. G. Ramsay, 66 Rowan 306J. M. S. Rogers, North'inpt'n " 259 66 Ducan Shaw, Cumberland 304|80 B. T. Simmons, 66 Currituck 311 60 F. L. Simpson, 66 Rockingh'm 313 J. P. Speight, 66 Greene 265 66 66 N. H. Street, Craven 277 20 Jasper Stowe. " 66 Lincoln 314 L. Q. Sharpe, 66 Iredell 66 293 66 66 J. B. Slanghter, Hertford 332 40 66 66 293 Jones Spencer, Hyde J. R. Stubbs, 66 Martin 66 163 A. J. Taylor, 66 Nash 66 252 66 C. H. K. Taylor, Granville 66 231 John D. Taylor, 66 66 Brnnswick 249 20 W. H. Thomas, 66 Jackson 46 363 J. W. Thomas, 66 66 Davidson 281 80 Jos. Turner, jr., 66 66 Orange 293 20 John Walker, 66 Meckl'nb'rg 299 J. W. B. Watson, 66 Johnston 66 $263|40^{\circ}$ 66 J. A. Wangh, 66 Forsyth 321 80 M. C. Whitaker, 66 66 Halifax 279C. S. Winstead, 66 Person 66 261 S. H. Walknp, 66 Union 298 J. M. Whedbee, 66 66 300 Pasquotank Jonathan Worth, Randolph 279Wm. T. Dortch, Speaker of Commons Wayne county, 350 B. G. Albritton, Com'ns, Pitt 277 Co. F. E. Alfred, 319 50 Craven G. W. Antrey, 66 Sampson 31940 B. M. Baxter, 66 317 Currituck 66 J. G. Blue, Richmond 302 J. B. Batchelor. 66 Warren 66 238 R. R. Bridgers, Edgecombe 66 276 60 66 46 John Boothe. 327 Gates J. M. Bullock. 66 66 Granville 27066 66 Philip Barrow, Forsythe 285|80E. G. L. Barringer, 66 332 10 Montgomery C. H. Burgin, 66 McDowell 312J. W. Bowman, 66 Yancey 66 350 66 66 Turner Bynum, 303 Chatham 66 66 J. G. Branch. 313 Duplin Jonas Cline. 66 66 Catawba 332

1861.		,	0	1	1		
Feb.	C. C. Clark, Comm	ons.	Craven Co.	, 8	270	60	D 11: 6 3
	E. B Clark,	"	Davidson "		306		Public fund—disbursements.
	T. N. Crumpler,	66	Ashe "		343		disparation.
	M. K. Crawford,	66	Wayne "		265		
	Wm. H. Cheek,	66	Warren " "		268		
v 1	A. C. Cowles,	66	Yadkin "	-	331	ī	
	J. M. Carson,	66	Alexander "		332		
100	S. H. Cannady,	66	Granville "		265	1	
		66	Rutherford "		333		
	C. T. N. Davis,	66			340	1	
	C. T. Davis,	66	Diaden		277	1	
	A. H. Davis,	66	Hailiax		280		V
	S. W. Davis,	66	Mecklenburg"			1	
	W. W. Dickson,	66	Caldwell		339	1	
	J. L. Ewell,		marun		325		
	N. C. Faison,	66	Dampson		314	ŧ	
	D. D. Ferebee,	66-	Camden "	- 11	312	1	
	I. H. Foust,	66	Randolph "	- 31	311		
	N. N. Fleming,	66	Rowan "	Н	278		
	Tilman Farrow,	66	Hyde "	- 11	341		
	G. N. Folk,	66	Watauga "	- 11	347	7	
	J. H. Foy,	66	Onslow "		321	i	
	J. A. Fagg,	66	Madison "		377	7	
	J. R. Ferguson	66	Bertie "		351	1	
	Rawley Galloway,	66	Rockingham "		318	60	
	L. Greene,	66	Stanly "		317		
	H. B. Guthrie,	66	Orange "		304	60	
	R. N. Green,	66	Chatham "		303		
	Wm. F. Green,	66	Franklin "		_	10	
	J. L. Gorrell,	66	Guilford "		274	1	
	A. B. F. Gaither,	66	Iredell "			140	
	Wm. S. Harris,	66	Cabarrus ")60	
	J. S. Harrington,	66	Harnett "			60	
	S. P. Hill,	66	Caswell "		26		
		66			30	- 1	
	Lewis Hanes,	66	Davidson	- 11		$\frac{3}{2} _{10}$	
	H. B. Howard,	66	Davie	- 11		8 20	
	G. W. Hayes,	66	Cherokee			1	
	Phineas Horton,	66	WIRES	- 11		8 60	
	P. T. Henry,	66	Dertie	- 11		3 80	
	N. F. Hall,		Rowan		303	1	
	J. F. Hoke,	66	Lincoln	- 11		960	
	J. P. Jordan,	66	Henderson "	- 11	34		
10.0	W. H. P. Jenkins,	66	Granville "	- 11 =	30-	1	
	Alex Kelly,	"	Moore	- 11		1 10	
	H. P. Kallum,	66	Stokes	- 11	32	- 1	
	S. L. Love,	66	Haywood '		36		
	C. Q. Lemmonds,	66	Union '		29	3	

Public funddisbursements.

1861. Feb.

County, 302 E. R. Liles, Commons, Anson J. R. Logan, Cleveland 333|60 66 Charles Latham, Washington 346 66 J. R. Love, Jr., 368 Jackson 66 66 Thos. D. Meares; 287|80 Brunswick Wm. T. Marsh, 66 Beaufort 66 32066 66 Chas. McCleese, Tyrrel 356|80A. S. Merrimon, 66 66 Buncombe 333 40 66 66 267|80Alex. McMillan, Robeson 66 A. H. Martin, 46 $_{
m Wilkes}$ 314|2066 C. P. Mendenhall, Guilford 26866 James Mitchiner, Johnson 257 Nathan Newby, Perquimans 347 66 267 40 W. W. Peebles, Northampton New Hanover " 66 324 80 S. J. Person, 66 Churchill Perkins. Pitt 27366 W. N. Patterson, Orange 303|80 66 66 J. F. Poindexter, 286|40Forsyth 66 66 280|60J. H. Pearson, Burke 66 66 J. M. Potts, Mecklenburg 298 4066 66 L. L. Polk, 290|80 Anson 66 66 277 Halifax W. B. Pope, B. H. Padgett, 66 66 \mathbf{R} ntherford 37766 J. P. H. Russ, Wake 301 M. W. Ransom, 66 66 219 20 Northampton 66 66 Wake 297 S. H. Rogers, 66 66 Guilford 271 C. E. Shober, New Hanover 322 Daniel Shaw, 29 Iredell294 A. K. Simonton, 6. 283 T. T. Slade, Rockingham 66 66 288 J. D. Stanford, Duplin 66 66 Chowan 347 R. H. Small, 66 66 D. W. Siler, Macon 292W. P. Taylor, 66 66 Chatham 304 66 66 Jno. Tapscott, Alamance 311 40 66 261 Wm. H. Watson, Johnston H. M. Waugh, 66 66 317 Surry 66 66 Jas. M. White, Gaston 338 H. G. Williams, 66 66 Nash 280|40T. L. Winslow, 66 Randolph 66 314 66 66 E. K. Withers, Caswell 213 A. G. Waters, "66 66 Cleaveland 343 66 332 80 D.W.Whitehurst, Carteret 66 J. C. Williams, Cumberland 66 266 60 J. S. Woodard, 66 66 311 80 Edgecombe 66 J. C. Wooten, Lenoir 314

1861.					
Feb.	W. P. Ward, Com'ns Jones "	\$	324		Public fund-
	J. D. Wilkerson, " Person "		311		disbursements.
	J. T. Williams, " Pasquotank "		341		
	Eli Wishart, "Robeson "	-	334	1	
	N. L. Williamson, " Columbus "		337	1	
	J. J. Yates, "Hertford "		289	80	
	J W. Alspaugh, Principal Clerk of the				
	Senate,		841	}	
	W. L. Saunders, Assistant Clerk of the				
	Senate,		720	10	
	Edw'd Cantwell, PrincipalClerk House		740	20	
	of Commons,		748		
	L. W. Joyner, Engrossing Clerk,		374	1	
	Edward Vail, " "		366	3	
	M. H. I think,		364	1	
	James Page, Principal Door Keeper of		385		
	the Senate, C. C. Tally, Assistant Door Keeper of		000		
	the Senate,		364		
	W. S. Webster, Principal Door Keeper		001		
	of the House of Commons,		366		-
	W. R. Lovell, Assistant Door Keeper		000		
	House of Commons.		383		
	Sundry temporary Engrossing Clerks.		000		
	as follows:				
	S. E. Phillips,		60		
	T. H. Hill,		56	}	
	A. S. Joyner,		61	40	
	D. H. Stevenson,		24		
	C. J. Iredell,		20		
	J. H. Avent,		12	1	
	C. P. Bryson,	-	16	1	
	Miss Mary G. Mason,		52		
	Calch Evans and Ben Smith, under Re-				
	solution of General Assembly, 1860	-	400		
	and 1861,		400		
	Joseph B. Slaughter, for James Riff, re-				
	ward for arrest of Henry Reynolds, a		100		
	fugitive from justice,		100		
	Sundry persons, interest on State Regis-	Į.	540		
	tered Bonds, Sundry persons, interest on State Con-		070		
	pon Bonds, interest on State Con-		789		
	Parker Rand, interest on Bonds of Fay-		, 50		
	etteville & Western Plankroad Co.,		240		
	R. Cotton, interest on Bonds of Fayette-				
	The control of the co	H		,	

Public funddisbursements.

1861. Feb.

_				
	ville & Western Plankroad Co.,	S	150	
ı	E. B. Freeman, Clerk of Supreme Court.	D	130	
ı	as follows:			
	For his half year's salary ending Dec			
	31st, 1860,	->	150	
Ì	For recording 2,389 pages, at 30 cts. pr.		716	70
	James Litchford, Marshal to Supreme		110	U
	Court in Raleigh, for 68 days attend-			
1	ance, December Term, 1860, at \$2 pr.			
	day,	1	136	
	R. M. Sannders, Judge Superior Court, for attending as Judge of Court of			ø.
	Over and Terminer Caswell County		90	
	Oyer and Terminer, Caswell County, David Coleman, Solicitor, for 3 certifi-			
i	cates, (1 double) from 7th Circuit,		80	
Ī	W. J. Houston, Solicitor, for 1 certifi-		00	
ı	cate from 2d Circuit, Thos. Settle, Solicitor, for 2 certificates		20	
ĺ	from 4th Circuit,		40	
i	Adams' Express Company, Raleigh.			
	freight on box of arms,		3	75
	Gov Ellis, for check and premium on			
ı	\$8,631 95, New York funds, as pay-		9,063	KA
I	ment for military stores, James E. Morris, his annual salary for		9,000	7 *
i	1860, as keeper of the Public Arms			
	at Newbern,		150	
i	John Spelman, State Printer, for print-		4.4.4	
ĺ	ing for General Assembly,		445 100	98
	Martha Spears, a pension for 1860, Sundry persons, public taxes refunded		100	
	by Resolution of General Assembly,			
Ì	1860-'61,		396	9
1	J. H. Moore, per Resolution of General	}	10	
	Assembly, 1860–'61, Wm. Peace, per Resolutions of General		10	
I	Assembly 1860-761		1,500	
	Forest Manufacturing Company, for			
	paper furnished the State,		300	
	Jno. W. Syme, for advertising in Raleigh			
	Register Governor's Proclamation concerning Convention, and proposals			
	for fire wood for Capitol,		. 8	
	Adams' Express Company, Raleigh.			

1861.					
Feb.	freight on package from New York to			p1	W. C
	Public Treasurer,	\$	1		blic fund— bursements.
	T. H. Snow, for lumber furnished the				
	State in 1858,		12	15	
	Drury King, for payment of servant's		4 5		
	wages at Capitol for January, 1861,		15		2007
	Magnetic Telegraph, for sundry dis- patches for Public Treasurer,		. 4	70	
March			. 1	10	
2224.011	tion for the Deaf and Dumb and the				
	Blind, as part of the appropriation of				
1	General Assembly, 1860-'61, for the				
	improvement of the buildings of said				
	Institution		500		
	Commercial Bank of Wilmington, as tax				
	refunded under Resolution of last		0 500		
	General Assembly,		3,500		
	Bank of Wadesboro', as tax refunded				
	under Resolution of General Assembly,		3,250		
	C. H. Brogden, Comptroller, his 1st	,	0,200		
	quarter's salary for 1861,		250		
	Sundry persons, for advertising Gover-				
	nor's proclamation concerning Con				
	vention, as follows:				
	S. D. Pool, Union Banner,		12		
	W. J. Yates, Western Democrat,		13		
	Syme & Hall, Raleigh Register,		24		
	F. I. Wilson, Ad Valorem Banner, C. R. P. Byers, Asheville Spectator,		12 12		
	T. Loring, Goldsboro' Tribune,		12		
	W. W. Holden, N. C. Standard,		12		
	R. T. Heflin, N. C. Christian Advocate,		12		
	L. V. Blum, People's Press,		12		
	E. J. Hale & Sons, Fayetteville Obser-				
	ver,		6		
	T W. Atkin, Asheville News,		13		
	Sundry Sheriffs for holding and making				
	returns of Convention Election, as				
	W. H. Cullom, Johnston county,		6	38	
	A. McD. Martin, Deputy Sheriff, Rich-			, ,	
	mond county,		19	16	
	D. Loftin, Davidson county,		22		
	J. W. Steed, Randolph county,		19	16	
	L. H. Lowrance, Lincoln county,		38		

Public tund-

disbursements.

1861. Mar.

W. E. Mann, Pasquotank county, \$ E. S. Barco, Camden county, J. B. Lee, Currituck county, M. Masten, Forsyth county, C. Austin, Union county, Rufus H. Page, Secretary of State, for certified copies of Laws furnished State Printer, Graham Daves, Private Secretary to Governor Ellis, his 1st quarter's salary for 1861, Sundry Members of the General Assembly, session 1860-'61, as follows: J. M. Morehead, Senate, Guilford co., C. G. Wright, Commons, Cumberland county, R. S. Donnell, Commons, Beaufort co., A. D. Speight, Commons, Greene Co., Henry Mordecai, Commons, Wake co., Mary G. Mason, for 6 days service as Engrossing Clerk, E. Emmons, State Geologist, his 4th quarter's salary for 1860, W. E. Anderson, Treasurer Insane Asylum, on account of said Asylum, Wilmington, Charlotte & Rutherford Railroad Company, as interest on Coupon Bonds of the State of North Carolina, A. E. Smallwood, as interest on State Registered Bonds, John L. Bailey, Judge Superior Court, for 2 certificates from 3d Circuit, R. R. Heath, Judge Superior Court, for 4 certificates from 1st Circuit, Will. A. Jenkins, Attorney General, for 4 certificates from 3d Circuit, Thomas Settle, Solicitor, for 1 certificate from 4th Circuit, M. E. Manly, Judge Supreme Court, his 1st quarter's salary for 1861,

39 16 39 16 20|83 35|83 459 50 75 208240 20 300|20 315255 24625 5,000 1,170 90 270 382 50 80 20 625 W. H. Battle, Judge Supreme Court, his 1st quarter's salary for 1861, 625 Gov. Ellis, for payment of commissions of Watson & Meares, for purchasing 119 26 Arms for North Carolina,

39|50

861.				
far.	Gov. Ellis, for the payment of Dupont			
	& Co., for powder furnished the State,	\$ 4,035	27	Public fund- disbursemen
	Gov. Ellis, for payment of David Smith,			GISD III SCILLO II
	for ammunition furnished the State,	2,239	76	
	Col. Jno. L. Cantwell, under Resolution	_,		
	of General Assembly, 1860-'61,	20		
	Gov. Ellis, for payment of Schuyler.			
	Hartley & Graham, for Arms fur-			
	nished the State,	4,770	70	
		Ξ,110	10	
	Gov. Ellis, as payment for 500 Colt's	OKAK	50	
	Navy Pistols, purchased for the State,	8,545	30	
	Bank of North Carolina, for premium	0.000		
	on Northern Funds,	3,000		
	R. H. Page, premium on Northern			
	Funds,	1		
	Bank of Wadesboro', premium on North-			
	ern Funds,	500		
	Bank of Clarendon, premium on North-			
	ern Funds,	500		
	Bank of the Republic, New York, for			
	interest on State Coupon Bonds of			
	North Carolina,	13,461		
	Bank of the Republic, N. Y., for interest			
	on Conpon Bonds of Cape Fear &			
	Deep River Navigation Company,	. 945		
	W. W. Holden, for advertising in N. C.			
	Standard, proclamation concerning			
	Presidential Election,	10		
	C. Austin, Sheriff Union county, for			
	making returns of election for Electors			
	for President and Vice President of			
	the United States, in November, 1860,	35	83	
	John Spelman, State Printer, for print-	00		
	ing for Executive Department,	72		
			1	
	John Spelman, printing for Adjutant	24	74	
	General's Department,	04	1 3	
	John Spelman, printing for State De-	36		
	partment,	30		
	John Spelman, printing Bank State-	100	10	
	ments,	185	13	
	Sureties of W. S. Willis, late Sheriff of			
	Bladen county, under Resolution of			
	General Assembly, 1860-'61,	1,000		
	Drury King, Superintendent Capitol,			
	his 1st quarter's salary for 1861,	65		
	O. H. Perry, State Librarian, his 1st			

1861.				
But lie Good Mar.	quarter's salary for 1861,	\$	112	50
Public fund— disbursements.	D. W. Courts, Public Treasurer, his 1st			
	quarter's salary for 1861,		500	
	W. R. Richardson, Clerk to Treasury			
	Department, his 1st quarter's salary	+		
	for 1861,		187	50
	James C. Turner, Chief Engineer West-			
	ern N. C. Railroad survey, on account	,	2 0 × 0	
	of said survey,	2	2,653	
	B. F. Moore, under Resolution of Gen-		000	
	eral Assembly, 1860-'61,	}	300	
	Drury King, for various services in Cap-		0	0.4
	itol,		- 8	60
	W. H. & R. S. Tucker, for articles fur-		120	70
	nished the State,	2 2686	139	(2
	Charles Knester, under Resolution of General Assembly, 1860-'61,		73	90
	W. L. Pomeroy, Stationary furnished		10	30
* `	General Assembly, 1860-'61,		277	67
	W. W. Holden, for advertising in N. C.		<i>id</i> 6 6	
	Standard sale of State Bonds,		21	50
1 10	Quent. Busbee, under Resolution of Gen-			
	eral Assembly, 1860-'61,		250	
	A. Fraps, for 1 table for Capitol,	İ		25
	William Watson, under Resolution of			
	General Assembly, 1861-'61,		10	25
	Drury King, for payment of wages of			
-	servant at the Capitol, for Feb., 1861,		15	
	E. Newlin, for subscription of Public			
	Treasurer, on behalf of the State, to			
	New York Journal of Commerce,			
	from Feb. 28th, 1861, to Feb. 28th,			
)	1862,		9	
	G. H. Wilder, for wood furnished State		1 20	
,	Capitol,		458	
	Drury King, for payment of wages of			
9 -	servant at the Capitol, for March,		45	
A	1861,		15	
April.	S. H. Young, Treasurer, N. C. Institu-		J	
	tion for the Deat and Dumb and the Blind, as part of appropriation of	14.		
6817	General Assembly, 1860-'61, for es-			
	tablishing a Book Bindery in said In-			
	stitution,		500	
	C. H. Wiley, on account of the State			
	Educational Association for 1859-'60,			
	,,			

	1801.—COMPTROLLER'S STATEMEN	т.	49
1861.	1		
April.	by virtue of an act of the General		Public fund-
~	Assembly,	8 1 200	disbursements.
	DeCarteret & Armstrong, for binding	5	
	Laws, &c., for the State,	116 65	,
	Bank of Washington, as tax refunded under an Act of General Assembly		
	1860-761.	3 250	
	David L. Swain, for expenses as Com-		
	missioner from this State to Mont-		
	gomery, Ala.,	221	
	W. H. Hamilton, Superintendent of Capitol Square, his last quarter's		
	palary for 1861,	75	
	Graham Daves, Secretary to Council of		
	State, for expenses of meeting of		
	Council, March 25th, 1861,	258 40	
	Sundry persons for advertising Gover- nor's proclamation concerning Con-		
	vention, as follows:		
	John Spelman State Journal.	16 50	
	W. J. Brooks, Quid Nunc, Elizabeth		
	City, Tucke & Gorman, Wilson Ledger,	14	
	T. J. Garner, Southron, Elizabeth City,	15 14	
	P. J. Sinclair, North-Carolinian,	14	
	Mrs. T. J. Holton, Charlotte Whig.	12	
	E. H. Britton, Charlotte Bulletin and Catawba Journal,		
	John B. Lyon, Democratic Pioneer,	21	
	C. N. B. Evans, Milton Chronicle.	14	
	John W. Ellis, Governor of North Car-		
1	olina, his 1st quarter's salary for 1861,	750	
(E. Emmons, State Geologist, his 1st quarter's salary for 1861,	605	
	E. Emmons, Jr., Assistant State Geolo-	625	
- 1	gist, his 1st quarter's salary for 1861.	375	
	Rev. M. A. Curtis, Assistant State Geol-		
1	ogist, his 1st quarter's salary for 1861, Giles Mebane, his mileage and per diem	125	
	as a member of the House of Com-		
	mons, Session 1860–'61,	106	
	Sundry persons, interest on State Reg-	11 2 1	
-	istered Bonds,	726 54	- "
	R. M. Pearson, Chief Justice Supreme Court, his 1st quarter's salary for		
	1861, The quarter's saidly 101	625	
	4		

4

	1861.			
Public fund—disbursements.	April.	David Coleman, Solicitor, for 3 certificates from 7th Circuit,	\$ 60	
		Will. A. Jenkins, Attorney General, for		
		2 certificates from 3d Circuit,	40	
		E. C. Hines, Solicitor, for 5 certificates from 1st Circuit,	100	
		J. L. Bailey, Judge Superior Court for	0.5	
	7	1 certificate from 3d Circuit, Robert Strange, Solicitor, for 8 certifi-	97	อบ
		cates from 5th Circuit,	160	
	,	Gov. Ellis, for payment of J. R. Ander-		
		son & Co., Richmond, Va., for Battery of Cannon and all fixtures,	6,295	68
		Geo. T. Cook, P. M., Raleigh, for rent		
		of boxes in Post Office for the several Departments in Capitol, from October		
		1st, 1860, to April 1st, 1861,	6	56
		Geo. T. Cook, for postage stamps fur-		
		nished Executive and Treasury Departments,	20	
		Geo. T. Cook, for postage on Revenue		
		Act sent to the several counties in the State,	21	26
		Jno. Spelman, Public Printer, for print-		
		ing for General Assembly, 1860-'61,	616	56
		Jno. Spelman, printing for Comptroller's and State Departments,	19	
	ı	R. H. Page, Secretary of State, his 1st		
	1	quarter's salary for 1861, Sundry persons, for bonds of the State	200	
		of N. C., due in 1861,	17,000	
		E. Newlin, for advertising for the State in New York Journal of Commerce,	9	
		American Bank Note Company, N. Y.,		
	,	for engraving sundry Coupon Bonds	581	
	1	of North-Carolina, Geo. T. Cook, P. M., Raleigh, for postage	301	
		stamps furnished Treasury Depart-		
		ment, Adams Express Company, Raleigh,	5	
		freight on package from New York		
		to Public Treasurer, Drury King, for drayage of safe from	1	
		depot to Treasurer's Office,	14	
		McGee & Williams, for candles furnish-	69	12
		ded the State,	9 00	48

			1.7	
1861.		1	1	
April.	Wm. Thompson, under Resolution of			Public fund-
•	General Assembly, 1860-'61,	\$	17	disbursements.
	Syme & Hall, for advertising in Raleigh		1	
	Register sale of State Bonds,		10 50	
	W. W. Bacon, for fire proof safe for			
	Treasury Department,		913 72	
	Misses Litchford and Stuart, for copy-			
	ing Colonial Records, under Resolu-			
	tion of General Assembly authorizing		7.400	
	the publication thereof,		14 60	
	Adams' Express Company, freight on			
	package from New York to Public		-	
	Treasurer,		1	
	Forest Manufacturing Company, for 30 reams paper furnished the State,		180	
	For sundry Telegraphic dispatches for		100	
	Public Treasurer,	~	622	
	W. A. Jenkins, under Resolution of			
	General Assembly, 1860-'61,		50	
May.	Samuel H. Young, Treasurer N. C. In-			- 7
	stitution for the Deaf and Dumb and			
	the Blind, as part of appropriation of			
	General Assembly, 1860-'61, for es-			
	tablishing a book bindery in said In-			
	stitution,		400	
-00	Henry A. London, Treasurer of Cape			
	Fear and Deep River Navigation Im-			
	provement, for sundry bills of lumber	-	7 405	
	and other expenses,		1,425	
	Thomas L. Clingman, expenses as Com-			
	missioner from this State to Mont- gomery, Ala.,		201 80	
	Jno. F. Hoke, fees, as Attorney for col-		20100	
	lection of Collateral Descents, &c.,		360	
	Paid the following persons their mileage		000	
	and per diem for services as Com-	10		
	missioners from this State to the			
	Peace Convention, held in Washing-			
	ton City, February last:			
	John M. Morehead, of Guilford,		252 40	
	Thos. Ruffin, Sr., of Alamance,		215	
	D. S. Reid, of Rockingham,		209	
	D. M. Barringer, of Wake,		201 20	
	Sundry Sheriffs, for holding and making			
	returns of Convention election in			

Public fund— May.

their respective Counties, in Feb. last, as follows: W. W. Proflitt, Yancey County, \$46,66 N. R. Jones, Warren "13,17 J. M. Tate, Haywood "57,50 J. G. Crawford, Macon "64,16 W. A. Walsh, for advertising in Warrenton News Governor's Proclamation concerning Convention, Fulton & Price, for advertising in Wilmington Journal, Governor's Proclamation concerning Convention, J. A. Graves, for mileage and per diem as a member of the State Convention, R. H. Page, Secretary of State, for furnishing copies of laws ordered by the Convention, R. H. Page, for copies of Laws of Extra Session of Ger'l Assembly, May, 1861, furnished State Printer, Edward Yarborough, for entertainment of Commissioner from S. Carolina, Ed. Graham Haywood, his per diem as Presidential Elector, Mason Loeb, for expenses attendant on the arrest of M. Heinerman, a fugitive from justice, Paid Members of the Gen'l Assembly of N. C., first Extra Session, May, 1861, as follows: Henry T. Clark, Speaker of Senate, Edgecombe County, M. F. Arendell, Senate, Carteret Co., W. W. Avery, "Burke "A. W. Burton, "Cleveland "Edgecombe County, Cleveland "Bedford Brown, "Caswell "A. W. Burton, "Cleveland "Bedford Brown, "Caswell "General Medical "General "G		
as follows: W. W. Proffitt, Yancey County, N. R. Jones, Warren J. M. Tate, Haywood G. G. Tuttle, Caldwell W. A. Walsh, for advertising in Warrenton News Governor's Proclamation concerning Convention, Fulton & Price, for advertising in Wilmington Journal, Governor's Proclamation concerning Convention, J. A. Graves, for mileage and per diem as a member of the State Convention, R. H. Page, Secretary of State, for furnishing copies of Laws of Extra Session of Gen'l Assembly, May, 1861, furnished State Printer, Edward Yarborough, for entertainment of Commissioner from S. Carolina, Ed. Graham Haywood, his per diem as Presidential Elector, Mason Loeb, for expenses attendant on the arrest of M. Heinerman, a fugitive from justice, Paid Members of the Gen'l Assembly of N. C., first Extra Session, May, 1861, as follows: Henry T. Clark, Speaker of Senate, Edgecombe County, M. F. Arendell, Senate, Carteret Co., W. W. Avery, Burke A. W. Burton, Cleveland G. General Senate, Edgecombe County, M. F. Arendell, Senate, Carteret Co., W. W. Avery, Burke A. W. Burton, Cleveland G. Gewald G. General G. Governor's Proclamation of Commissioner from S. Carolina, Ed. Graham Haywood, his per diem as Presidential Elector, Mason Loeb, for expenses attendant on the arrest of M. Heinerman, a fugitive from justice, Paid Members of the Gen'l Assembly of N. C., first Extra Session, May, 1861, as follows: Henry T. Clark, Speaker of Senate, Edgecombe County, M. F. Arendell, Senate, Carteret Co., W. W. Avery, Burke G. Governor's Proclamation of	their respective Counties in Feb lest	
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Paid Members of the Gen'l Assembly of N. C., first Extra Session, May, 1861, as follows: Henry T. Clark, Speaker of Senate, Edgecombe County, 74 20 M. F. Arendell, Senate, Carteret Co., W. W. Avery, "Burke "81 A. W. Burton, "Cleveland "78 60 Bedford Brown, "Caswell "50 M. A. Bledsoe, "Wake "39 V. C. Barringer, "Cabarrus "69 E. J. Blount, "Pitt "55 60 J. G. Dickson, "Duplin "53 20 Joseph Dobson, "Yadkin "69 Alfred Dockery, "Richmond "86 W. D. Dowd, "Moore "52 M. L. Eure, "Gates "1	the arrest of M. Heinerman, a fugi-	
of N. C., first Extra Session, May, 1861, as follows: Henry T. Clark, Speaker of Senate, Edgecombe County, M. F. Arendell, Senate, Carteret Co., W. W. Avery, "Burke "81 A. W. Burton, "Cleveland "78 60 Bedford Brown, "Caswell "50 M. A. Bledsoe, "Wake "39 V. C. Barringer, "Cabarrus "69 E. J. Blount, "Pitt "55 60 J. G. Dickson, "Duplin "53 20 Joseph Dobson, "Yadkin "69 Alfred Dockery, "Richmond "86 W. D. Dowd, "Moore "52 M. L. Eure, "Gates "1	tive from justice,	100
1861, as follows: Henry T. Clark, Speaker of Senate, Edgecombe County, 74 20 M. F. Arendell, Senate, Carteret Co., 69 W. W. Avery, Burke 81 A. W. Burton, Cleveland 78 60 Bedford Brown, Caswell 50 M. A. Bledsoe, Wake 39 V. C. Barringer, Cabarrus 69 E. J. Blount, Pitt 55 60 J. G. Dickson, Duplin 53 20 Joseph Dobson, Yadkin 69 Alfred Dockery, Richmond 86 W. D. Dowd, Moore 52 M. L. Eure, Gates 81		
Henry T. Clark, Speaker of Senate, Edgecombe County, M. F. Arendell, Senate, Carteret Co., W. W. Avery, "Burke "81 A. W. Burton, "Cleveland "78 60 Bedford Brown, "Caswell "50 M. A. Bledsoe, "Wake "39 V. C. Barringer, "Cabarrus "69 E. J. Blount, "Pitt "55 60 J. G. Dickson, "Duplin "53 20 Joseph Dobson, "Yadkin "69 Alfred Dockery, "Richmond "86 W. D. Dowd, "Moore "52 M. L. Eure, "Gates "81		
Edgecombe County, M. F. Arendell, Senate, Carteret W. W. Avery, Burke A. W. Burton, Cleveland Caswell M. A. Bledsoe, Wake V. C. Barringer, Cabarrus E. J. Blount, Duplin Joseph Dobson, Yadkin Alfred Dockery, M. A. Eure, M. A. Bedsoe, Gates 78 60 50 69 50 50 69 50 69 50 69 50 69 50 69 50 69 50 69 50 69 50 69 50 69 50 69 50 69 50 69 50 69 50 69 69 69 69 69 69 69 69 69 6		
M. F. Arendell, Senate, Carteret Co., W. W. Avery, "Burke "81 A. W. Burton, "Cleveland "78 60 Bedford Brown, "Caswell "50 M. A. Bledsoe, "Wake "39 V. C. Barringer, "Cabarrus "69 E. J. Blount, "Pitt "55 60 J. G. Dickson, "Duplin "53 20 Joseph Dobson, "Yadkin "69 Alfred Dockery, "Richmond "86 W. D. Dowd, "Moore "52 M. L. Eure, "Gates "81	Henry T. Clark, Speaker of Senate,	
M. F. Arendell, Senate, Carteret Co., W. W. Avery, "Burke "81 A. W. Burton, "Cleveland "78 60 Bedford Brown, "Caswell "50 M. A. Bledsoe, "Wake "39 V. C. Barringer, "Cabarrus "69 E. J. Blount, "Pitt "55 60 J. G. Dickson, "Duplin "53 20 Joseph Dobson, "Yadkin "69 Alfred Dockery, "Richmond "86 W. D. Dowd, "Moore "52 M. L. Eure, "Gates "81	Edgecombe County,	74 20
W. W. Avery, "Burke 81 A. W. Burton, "Cleveland 78 60 Bedford Brown, Caswell 50 M. A. Bledsoe, Wake 39 V. C. Barringer, Cabarrus 69 E. J. Blount, Pitt 55 60 J. G. Dickson, Duplin 53 20 Joseph Dobson, Yadkin 69 Alfred Dockery, Richmond 86 W. D. Dowd, Moore 52 M. L. Eure, Gates 81		69
A. W. Burton, "Cleveland "58 60 Bedford Brown, "Caswell "50 M. A. Bledsoe, "Wake "39 V. C. Barringer, "Cabarrus "69 E. J. Blount, "Pitt "55 60 J. G. Dickson, "Duplin "53 20 Joseph Dobson, "Yadkin "69 Alfred Dockery, "Richmond "86 W. D. Dowd, "Moore "52 M. L. Eure, "Gates "18		81
Bedford Brown, " Caswell " 50 M. A. Bledsoe, " Wake " 39 V. C. Barringer, " Cabarrus " 69 E. J. Blount, " Pitt " 55 60 J. G. Dickson, " Duplin " 53 20 Joseph Dobson, " Yadkin " 69 Alfred Dockery, " Richmond " 86 W. D. Dowd, " Moore " 52 M. L. Eure, " Gates " 81		78 60
M. A. Bledsoe, "Wake "39		50
V. C. Barringer, " Cabarrus " 69 E. J. Blount, " Pitt " 55 60 J. G. Dickson, " Duplin " 53 20 Joseph Dobson, " Yadkin " 69 Alfred Dockery, " Richmond " 86 W. D. Dowd, " Moore " 52 M. L. Eure, " Gates " 81		
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J. G. Dickson, " Duplin " 53 20 Joseph Dobson, " Yadkin " 69 Alfred Dockery, " Richmond " 86 W. D. Dowd, " Moore " 52 M. L. Eure, " Gates " 81		
Joseph Dobson, "Yadkin "Alfred Dockery, "Richmond "S6" 86 W. D. Dowd, "Moore "Moore "Gates "S1 52		
Alfred Dockery, " Richmond " 86 W. D. Dowd, " Moore " 52 M. L. Eure, " Gates " 81		1
W. D. Dowd, " Moore " 52 M. L. Eure, " Gates " 81	Alfred Dockery "Richmond "	
M. L. Eure, "Gates " 81	Affed Dockery, Inchindre	
m. 12. Ellie, Cates	W. D. Dowd, moore	
marcus Erwin, Duncombe " 55,49	nu. 11. Line, Cares	
	marcus mrwin, Duncomee	00/40

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1861.					11		T	0
May.	Thos. I. Faison, S	ens	ite Samnson	Co.,	\$	57		Public fund-
	Frederick Grist,	66	Beaufort	"	4		40	disbursements
	E. W. Hall,	66	New Hanov					
	W. Harris,	66	Franklin	GI "		67		
	W. G. Harris,	66		66			80	
	L. W. Humphrey		Chatham	1 66		40	1	
	W K Lone	, "	Onslow	66		63	1	
	W. K. Lane,	66	Wayne	66		43	1	
	J. M. Morehead,	66	Guilford	64		55	1	
	David Ontlaw,	"	Bertie			94	(1
	T. J. Pitchford,	66	Warren	"			40	
	J. G. Ramsay,	66	Rowan	66	-1	6 9		
	Duncan Shaw,		Cumberland	66		52		
	B. T. Simmons,	66	Currituck '	66		83		
	F. L. Simpson,	66	Rockingham	66		49		
	J. P. Speight,	66	Greene	66		49		
	N. H. Street,	66	Craven	66		60		
	Jasper Stowe,	"	Lincoln	66		80	40	
	L. Q. Sharpe,	66	Iredell	66		71		
	Jones Spencer,	66	Hyde	66		79		
	J. B. Slaughter,	"	Hertford	66		82	40	
	J. R. Stubbs,	66	Martin	66		58		
	A. J. Taylor,	66	Nash	- 66		. 58	20	
	C. H. K. Taylor,	"	Granville	66		51		
	J. D. Taylor,	"	Brunswick	66		68		
	W. H. Thomas,	"	Jackson	66		105		
	J. W. Thomas,	66	Davidson	()		59	80	
	Josiah Turner,	66	Orange	66		47	~	
	John Walker,	"	Mecklenburg	. 66		65	60	
	J. A. Waugh,	66	Forsyth	66		63		
	M. C. Whitaker,	66	Halifax,	66		63	00	
	C. S. Winstead,	66	Person	66		51		
	S. H. Walkup,	"	Union	. 66		79		
	J. M. Whedbee,	66	Pasquotank	66		75		
	W. T. Dortch, S	nes	ker of Comm	one		40		
	Wayne County,	pot	mor or comm	10113,		62		
	B.G. Albritton, Con	n'e	Pitt Con	nty,		65		
	F. E. Alfred.	"	Craven	66		64	0.0	
	G. W. Autry,	66	Sampson	66		. 1		
	E.G.L. Barringer,	66		66		55		
	Philip Barrow	66	Montgomery	66		74		
	Philip Barrow,	66	Forsyth	66		57	VC	
	J. B. Batchelor,	"	Warren	66		49		
	B. M. Baxter, J. G. Blue,	66	Currituck			84		
		66	Richmond	66		83		
	onin Dooning	66	Gates	66		75		
	of the Bott Hilliam	66	Yancey	66		92		
}	J. G. Branch,		Duplin			55		

54		1861.——Con	MPT.	ROLLER'S STATE	EMEN	r.	
	1861.	d					
Public Fund-	1001.	D D Duid Co.	5	77.3	~	1	
disbursements.	wany.	R R. Bridgers, Con	m'n	s, Edgecombe	Co.,	133	61
		J. M. Bullock,	66	Granville	66	-	48
		C. H. Burgin,	66	McDowell	66		89
•		Turner Bynum,	"	Chatham	"		39
		S. H. Cannady,		Granville	66		43 40
		J. M. Carson,	66	Alexander	66	1	74 60
		W. H. Cheek,	66	Warren	66		52 20
		C. C. Clark,	66	Craven	"		60 20
		E. B. Clark,	66	Davidson	66		66
		Jonas Cline,	66	Catawba	66		74
		A. C. Cowles,	66	Yadkin	66		73 60
4		M. K. Crawford,	66	Wayne	66		49
		T. N. Crumpler,	66	Ashe	66	1	85
		C. T. Davis,	6.	Bladen	66		71 20
		A. H. Davis,	66	Halifax	66		49
		S. W. Davis,	66	Mecklenburg	66		64 60
*		C. T. N. Davis,	66	Rutherford	66		80 40
		W. W. Dickson,	66	Caldwell	66		79 20
	**	R. S. Donnell,	66	Beaufort	66		69
		J. L. Ewell,	66	Martin	66		67
	4.0	J. A. Fagg,	66	Madison	66		119
	3	N. C. Faison,	"	Sampson	66		56
	1.	Tilman Farrow,	66	Hyde	66		83
		J. R. Ferguson,	66	Bertie	66		93
		D. D. Ferebee,	66	Camden	66		66
		N. N. Fleming,	66	Rowan	6.		65
		G. N. Folk,	66	Watauga	66		84
		J. H. Foust,	66	Randolph	66		58 20
		J. H. Foy,	66	Orslow	66		63
		A. B. F. Gaither,	66	Iredell	66		74 40
		Rawley Galloway	66	Rockingham	.6		52 40
		J, L. Gorrell,	66	Guilford	66		55
		R. N. Green,	66	Chatham	66		41
		Lafayette Greene.	٠.	Stanly	66		74 40
		W. F. Green,	66	Franklin	66		46 40
		H. B. Guthrie,	66	Orange	66		46 20
·		N. F. Hall,	66	Rowan	66		69
		Lewis Hanes,	66	Davidson -	66		66
	1	J. S. Harrington,	66	Harnett	66		47 50
		W. S. Harris,	66	Cabarrus	66		71
		G. W. Hayes,	٤.	Cherokee	66		121 50
		P. T. Henry,	٤.	Bertie	66		84 60
		S. P. Hill,	ćc	Caswell	66		53 40
		H. B. Howard,	66	Davie	66		66
	1	J. F. Hoke,	66	Lincoln	66		59
		Phineas Horton,	66	Wilkes	66		82 20
	*			4. *YW. C.15.	1].		ONING

	A 100					0.0	
1861.	1	- 1				1	Maria Nama
May.	W H P Jenkins, C	om ³	'ns, Granville	Co.,	\$	46	Public fund— disbursements
	J. P. Jordan,	66	Henderson	66		97	and the south of the
	H. P. Kallum,	"	Stokes	66		54	`
	Alexander Kelly,	66	Moore	66			20
	Charles Latham,	66	Washington	"		79	
	C. Q. Lemmonds,	66	Union	66		77	
	E. R. Liles,	66	Anson	"		84	f
	J. R. Logan,	66	Cleaveland	66			40
	S. L. Love,	"	Haywood	66		105	
	J. R. Love,	66	Jackson	66		84	1
	Chas. McCleese,	66	Tyrrel	66		97	
	Alex. McMillan,	66	Robeson	"			80
	W. T. Marsh,	"	Beautort	"			30
	A. H. Martin,	66	Wilkes	66			20
	T. D. Meares,	"	Brunswick	66			40
	Giles Mebane,	66	Alamance	"			20
	C. P. Mendenhall,	66	Guilford	"		55	
	A. S. Merrimon,	66	Buncombe	66		94	1
	James Mitchiner,		Johnston	"		44	1
	Naman Newby,	66	Perquimans	66		89	
	B. H. Padgett,	"	Polk	66	.	119	
	W. N. Patterson,	"	Orange	66			80
	J. H. Pearson,	66	Burke	66			60
	Churchill Perkins	,	Pint	"		67	1
	S. J. Person,	66	New Hanove	r "		62	
	J. F. Poindexter,	66	Forsyth				40
	L. L. Polk,	"	Anson	66		84	
	W. B. Pope,	66	Halifax	66		61	
	J. M. Potts,	66	Mecklenburg				40
	M. W. Ransom,	66	Northampton	66			60
	S. H. Rogers,	66	Wake	66		39	
	J. P. H. Russ,	"	((43	1
	Daniel Shaw,	"	New Hanove	r"		63	1
	C. E. Shober,	"	Guilford	66		55	
	A. K. Simonton,	"	Iredell,	66		70	1
	T. T. Slade,	"	.Rockingham	66		57	
	R. H. Small,	"	Chowan	66		88	1
	A. D. Speight,	"	Greene	66		57	
	J. D. Stanford,	66	Duplin	66	1	57	
	John Tapscott,	"	Alamance	66	1		140
	W. P. Taylor,	66	Chatham	66		4(1
	W. P. Ward,	66	Jones	66	1	54	1
	A. G. Waters,	"	Cleaveland	66		88 38	
	W. H. Watson,	66	Johnston	66	1		20
	H. M. Waugh,	66	Surry	66	1	80	
	J. H. White,	**	Gaston		1	00	/1

Public fund—May.

D W Whitehurst, Com'ns, Carteret Co., \$ 74 J. D. Wilkerson, Person 53 H. G. Williams, 66 Nash 61 40 J. T. Williams, 66 77 Pasquotank J. C. Williams, 66 66 Oumberland 47 60 N. L. Williamson, 66 Columbus 79 60 T. L. Winslow, 66 66 Randolph 59 66 Eli Wishart, Robeson 7966 66 E. K. Withers, Caswell 5166 53 80 66 J. S. Woodard, Wilson 66 J. C. Wooten, 66 Lenoir 51 66 C. G. Wright, 66 Cumberland 51 66 66 67|80 J. J. Yeates, Hertford J. W. Alspaugh Principal Clerk of the Senate. 175W. L. Saunders, Assistant Clerk of the Senate, 104 40 Edward Cantwell, Principal Clerk of the House of Commons, 162W. M. Hardy, Assistant Clerk of the 144 House of Commons, L. W. Joyner, Engrossing Clerk 5840 Edward Vail, 70 68 M. H. Pinnix, James Page Principal Doorkeeper of 87 Senate. C. C. Tally, Assistant Doorkeeper of the 64 Senate. W. S. Webster, Principal Doorkeeper 65 of the House of Commons, W. R. Lovell, Assistant Doorkeeper of 85 the House of Commons, R. H. Whitaker, Temporary Engrossing 33 Clerk, Sundry persons, interest on State Registered Bonds, 700|02 Sundry persons, interest on State Coupon 3,705 Bonds, W. E. Anderson, Treasurer Insane Asylum, North Carolina, on account of 5,000 said Asylum, J. L. Bailey, Judge Superior Courts, for 6 certificates from 3rd Circuit, 607 50 Thos. Settle, Solicitor, for 8 certificates from 4th Circuit, 160

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1861.	H.C.I. B. L. L.S. C. L.				Public Fund-
May.	H. C. Jones, Reporter to Supreme Court, his 1st half year's salary for 1861,	3	300		disbursemeu's
	R. R. Heath, Judge Superior Courts,		000		
	for 7 certificates from 1st Circuit,		682	SO	
	David Coleman, Solicitor, for 6 certifi-		420		
	eates from 7th Circuit,		120		
1	John Kerr, Solicitor pro tem, for 1 certificate from 4th Circuit,		20		
	R. M. Saunders, Judge Superior Courts		20		
	for 14 certificates (1 double) from 5th				
	Circuit,		1,155		
4	George Howard, Jr., Judge Superior				
	Courts, for 12 certificates from 4th Circuit,		975		
	George Green, Solicitor pro tem, for 3				
	certificates from 2nd Circuit		60		
	Robert Strange, Solicitor, for 4 Certifi-		0.0		
	cates from 5th Circuit,		80		
	R. S. French, Judge Superior Court, for 10 Certificates from 6th Circuit,		812		
	Wm. A. Jenkins, Attorney-Gen., for 4		012		
	certificates from 3d Oircuit,		80		
	Capt. R. S. Tucker, Asst. Commissary				
	of Subsistence, for expenses incurred		25,000		
	in subsistence of troops, Warren Winslow, for the use of Fay-		20,000		
	etteville Arsenal,		3,000		
	J. R. Anderson & Co., Richmond, Va.,				
	for Arms and Munitions of War,		7,000		
	Jas. Sloan, for Commissary Stores, John F. Hoke, AdjGen., for payment		800		
	for Haversacks for Troops,		20		
	Capt. J. W. Cameron, A. Q. M., to pay				
	for making Haversacks for Troops,		50		
	Capt. J. W. Cameron, A. Q. M., to pay				
	for transportation and other necessary expenses of said department,		100		
	Capt. S. D. Ramseur. for purchases of		100		
	horses for Ellis Artillery,		7,500		
	P. B. Hawkins, for the purchase of ba-				
	con and pork for troops,		25,000		
	W. H. & R. S. Tucker, for dry goods furnished for troops,		460	51	
	John F. Hoke, AdjGen., for the use of		100		
	the Camp of Instruction at Weldon				
	and Garysburg,		700		

58		1861.—Comptroller's Statement	•	
Public fund-	1861.	I. D. AJ		T
disbursements.	may,	Jos. R. Anderson & Co., for munitions of war,	\$ 5,000	
		H.L. Evans, for goods furnished troops,	118	93
		John Devereux, Act. Commissary, for		
		supplies purchased for troops,	5,000	1
		J. W. Cameron, A. Q. M., for expenses	100	
		of transportation, labor, &c.,	100	
		A. Capehart, for bacon and lard pur- chased by John Devereux, Act. Com-		
		missary,	3,894	75
		John D. Whitford, Agent, for tents fur-		
		nished N. C. Troops,	100)/ "
		McGee & Williams, for dry goods fur-	~ 40	-
		nished for troops, Capt. J. W. Cameron, A. Q. M. for ex-	548	79
		penses of transportation, and for the		
		purchase of cauteens for troops,		3 50
		P. H. Winston, for fish purchased by J.		
		Devereux, Act. Commissary,	849	75
		John Pool, for fish purchased by J. De-	2 250	
		vereux, Act. Commissary, W. W. Avery, for the purchase of two	3,350	
		horses for Ellis Light Artillery,	200	
		Benj. Leecraft, under resolution of 1st		
		extra session of General Assembly,		
		money advanced for support of troops	0.0	00
		in Fort Macon, Capt. R. S. Tucker, Assistant Commis	00	09
		sary, for supplies contracted for by		
		Adjutant General Hoke, for State		
		troops,	25,000	1
		A. Myers, Assistant Commissary, for		
		military stores purchased for Quarter Masters's department,	5,000	
		Warren Winslow, for the purchase of	0,000	
		Steamer "John Styles," of the Roan-		
	1-61	oke Navigation Co., for the use of	0.043	
	80	the State,	8,342	54
		Jas. McKimmon, for dry goods furnished for troops,	151	28
		Capt. J. W. Cameron, A.Q.M., for ex-	101	
		penses of transportation, &c., for the		
		purchase of haversacks,	100	
		J. J. Iredell, for traveling expenses in	50	
		service of the State, Capt. J. W. Cameron, for expenses of		
		Tapa or the cameron, for capendos of		3

1860.			1		
May,	transportation, &c., and for the pur-				Public fand -
,	chase of haversacks,	S	500		receipts.
7 0	John Johnson, Paymaster in the Navy.				
	for payment of officers, laborers, &c				
	at Ocracocke.		5,000		
	L. O'B. Branch, Q. M. and P. M. Gen-		,,,,,,,		
	eral, for payment of bounty to 1st				
	Regiment N. C. Volunteers, transpor-				
	tation of troops and for other expen-				
	ses of that department,		50,000		
	McPheeters & Ghiselin, for freight,		,		
	&e., on munitions of war,		308	22	
	D. G. Fowle, for 69 copies of Hardee's				
	Tactics and surgical instruments pur-				
	chased for the State,		205		
	Joseph R. Anderson & Co., for Artillery				
	for the State,		5,000		
	T. D. Sledge, for goods furnished for				
	troops,		84	53	
	Col. C. F. Fisher, for expenses of re-	Ì		٠	
	cruiting, subsistence, &c., of 6th Reg-				
	iment of Infantry State troops,		4,250		
	Col. George B. Anderson, for expenses				
	of recruiting, subsistence, &c., of 4th				
	Regiment of Infantry, State troops,		7,500		
	Col. D. K. McRae, for expenses of re-				
	cruiting, subsistence, &c., of 5th Reg-		- 0-0		
	iment of Infantry, State troops,		5,250		
	A. W. Lawrence, 1st Lieutenant of Ord-				
	nance Department, for expenses of				
	said Department for the 2d quarter,		600		
	1861,		000		
	J. R. Anderson & Co., for munitions of		15,304	12	
	war furnished the State, A. Myers, Assistant Commissary, for		10,001	10	
	Commissary stores,		11,000		
	Col. W. P. Bynum, for expenses of re-		11,000		
	cruiting, subsistence, &c., of 2d Reg-				
	iment of Infantry, State troops,		5,250		
	A. Myers, Assistant Commissary, for		,		
	military stores for Commissary and				
	Quartermaster's Department,		364	03	
	Col. Gaston Meares, for expenses of re-				
	cruiting, subsistence, &c., of 3d Reg-				
100	iment of Infantry, State troops,		5,200		
		1			

Public fund—May,

Col Too A T D 76 1	
Col. Jas. A. J. Bradford, on account of Arsenal Fund,	
John R. Harrison, for repairs on mate-	\$ 10,000
and services rendered in Ord-	
nance Department.	188
Marshall Parks, Navy Agent for N C	100
for payment of draft on Navy Agent's	
l omce.	2,500
Corporal J. H. Anderson, expenses for	
board incurred in conveying arms from the Arsenal at Fayetteville to	
Raleigh,	250
Capt. J. B. Starr, expenses for board, in	2 50
Conveying arms from the Argensi of	
Payetteville to Raleich.	17 25
Sergeant Jas. Rose, expenses incurred	
in conveying arms from the Argenal	
at Fayetteville to Raleigh, William Johnston, Commissary General,	22 25
to meet expenses of Commissary De-	
partment,	25,000
John Deverenx, Assistant Commissary,	20,000
for the purchase of provisions and	
stores for the State,	14,457 67
N. R. Jones, Sheriff of Warren county. for holding and making returns of	
election for Electors for President and	
Vice President of the U.S., in No-	
veinber, 1860,	13 17
John Spelman, Public Printer, for print-	
ing and having ruled blank tax lists	
for the several counties in the State, J. A. Buckner, of Buncombe county,	740
public taxes refunded,	50
Sundry persons, for State Registered	30
Bonds, issued in 1851, and running	
ten years, as follows:	
Thomas Bragg, for 12 Bonds of \$1,000 each.	10.000
J. W. B. Watson, for 2 Bonds of \$1,000	12,000
each,	2,000
Samuel Smith, for 4 Bonds of \$1,000	2,000
each,	4,000
Jed. H. Lindsay, for 8 Bonds of \$1,000 each, and 1 Bond of \$500,	0.40
out, and I Dong of \$500,	8,500
	1

1861.		11		·	
May,	T. S. Gallaway, for 2 Bonds of \$1,000			Liter	ary fund -
	each, and 1 Bond of \$500,	\$	2,500	_ dlabi.	rsements.
	Mary S. Gallaway, for 2 Bonds of \$1,000				
	each, and 1 Bond of \$500,		2,500		
	Jas. S. Purefoy, Treasurer Wake Forest		4 4 0 0		
	College, for 1 Bond of \$1,000, Jas. H. Holt, expenses incurred in con-		1,000		
	veying package of money to Raleigh,		4	7.0	
100	W. J. Palmer, Principal of Institution	1	4	10	
	for the Deaf and Dumb and the Blind,				
	for printing 5,000 copies of "Volun-				
	teers' Hand Book," by order of the				
8	Legislature,		118	33	
	W. H. & R. S. Tucker, under Resolu-				
	tion of 1st extra session of General				
	Assembly,		59:	-	
	Drury King, for servant hire in Capitol,		1 3	50	
	Geo. Howard, Jr., under Resolution of General Assembly, 1860-'61.		00		
	Drury King, for payment of servant's		90		
	wages in Capitol, for April, 1861,		15		
	Graham Daves, Private Secretary to		1.0		
	Gov. Ellis, for sealing 84 State Bonds.		8	10	
	For sundry Telegraphic dispatches, for-				
	warded and received for military pur				
	poses,		111	06	
	H. D. Turner, for pens, &c., furnished the State,		4 2		
	John Pate, under Resolution of General		152	5	
	Assembly, 1860-'61,		38	e	
	For sundry telegraphic dispatches sent		O C	.0	
	by Public Treasurer, for April, 1861.		5 8	3	
	Forest Manufacturing Company, for 31				
	reams paper furnished the State.		1689	9	
	Raleigh & Gaston Railroad Company,				
	for freight on Safe for Treasury De-		0.715	_	
June.	partment, Board of Internal Improvements expen-		87 2	õ	
, iido.	ses of meeting 13th May, 1861,		185	()	
	Paid Members of the State Convention		10,0	U	
	of N. C., 1st, session, began May 20th,				
	1561, as follows:		1		
	Weldon N. Edwards, President Warren				
	County,		172		
	Thos. A. Allison, Iredell County.		150		
	R. F. Armfield, Yadkin		149 3	3	

	1861.			1	1	
Public fund-	June,	A. H. Arrington,	Nash County,	\$	141	40
disbursements.		W. S. Ashe,	New Hanover "		146	
		Geo. E. Badger,	Wake "		120	
		D. A. Barnes,	Northampton "		143	40
		L. W. Bachelor,	Halifax "		129	
		W. S. Battle,	Edgecombe "		130	
		K. P. Battle,	Wake "		120	
		John Berry,	Orange "		122	40
		Asa Biggs,	Martin "		148	
		James Bond,	Bertie "		164	
		E. T. Brodnax,	Rockingham "		132	9
		Bedford Brown	Caswell "		137	
		Thomas Bunting,	Sampson "		130	
		P. C. Caldwell,	Mecklenburg "		68	
		James Calloway,	Wilkes "		145	
		J. S. Cannon,	Perquimans "		168	40
		J. H. Carson,	Rutherford "		145	İ
		S. H. Christian,	Montgomery "		146	
		J. W. Conneil,	Watanga "		170	
		R. H. Cowan,	New Hanover "			80
		Burton Craige,	Rowan "		119	
	- 4	J. W. Cunningham,			118)
		W. A. Darden, Jr.,		l .	128	1
		R. P. Dick,	Gilliora	ď	136	
	1	Riched Dillard,	Chowan "	[157	
		B. C. Donthitt,	Davidson		140	
		M. Durham,	Rutherford "		167	
		A. T. Davidson,	Otteroiree		182	t
		Peter Eller,	A HITTER		160	
		W. J. Ellison,	Deadlort		146	±0
		D. D. Ferebee,	Camuen		162	
		J. E. Foster,	ASHG		$164 \\ 117$	
		A. G. Foster,	танопри		131	00
		Wm. Foy, J. P. Fuller,	Jones " Robeson "		129	
•		J. A. Gilmer,	Guilford "		136	
		Ralph Gorrell,	Guilford		133	
		Wm. A Graham,	Orange "		128	
		George Green,	Craven "		126	20
		J. H. Greenlee,	McDowell "		159	
		Bryan Grimes,	Pitt 8	1	125	
		T. V. Hamlin,	Surry "	4	152	
		T. L. Hargrove,	Granville "		129	
		Eben Hearne,	Stanly "		140	
		J. H. Headen,	Chatham		129	
		P. C. Henkel,	Catawba "		141	
		1				

1861.		TT 2 0				73.117.6.3			
June,	Wm. Hicks,	Haywood County,	\$	171		Public fund—disbursements.			
	John Hill, per T. J.	Stolens "		00	00				
	Wilson,	DIORGS		28	30				
	W. W. Holden,	IT ake,		114	20				
	J. L. Holmes,	Tien Hanover		95	80				
*	W. J. Houston,	Dupin		126					
	H. M. Houston,	Union		150					
	Geo. Howard, Jr.,	W HSOIL		134					
	S. X. Johnston,	Gaston	1	151	20				
	E. W. Jones,	Caldwell		164					
	A. H. Joyce,	Stokes "		SS					
	B. A. Kittrell,	Davidson "		141	-				
	Wm. Lander,	Lincoln "		143	60				
	J. A. Leak,	Auson	1	146					
	W. F. Leak,	Richmond		134					
	W. J. Long,	Randolph "	1	132					
	E. L. Mann,	Hyde "		163					
	John Manning, Jr.,	Chatham "		111	60				
	T. D. McDowell,	Bladen "		130					
	J. C. McDowell,	Burke "		163					
	J. A. McDowell,	Madison "		181					
100	David McNeill,	Cumberland "		129					
	A. S. McNeill,	Harnett "	and the same of th	126	1				
	T. D. Meares,	Brunswick "	The state of the s	146					
	Giles Mebane,	Alamance "		87					
	L. J. Merritt,	Chatham "		126					
	W. J. T. Miller,	Cleveland "		164	20				
	J. M. Moody,	Northampton "		126					
	R. A. Moseley,	Sampson "		130	80				
	A. Myers,	Anson, "		151					
	J. W. Osborne,	Meeklenburg "		139					
	R. L. Patterson,	Forsyth "		137					
	M. P. Penland,	Yancey "		162	20				
	W. S. Pettigrew,	Washington "		174					
- 1	Caleb Phifer,	Cabarrus "	1	150					
	D. S. Reid,	Rockingham, "		115					
	J. T. Rhodes,	Duplin "		139					
)	S. S. Royster,	Granville "		118					
	Thomas Ruffin,	Alamance "		131					
	C. B. Sanders,	Johnston "		127					
(F. B. Satterthwaite,	Pitt, "	1	146					
	H. M. Shaw,	Currituck "		152					
	W. M. Shipp,	Henderson "		172	1				
	R. H. Smith,	Halifax "	1	144					
100	W. A. Smith,	Johnston		122					
	C. R. Smith,	Macon	l l	194					

Public funddisbursements. June,

Co., R. K. Speed, Pasquotank 16566 Robt. Sprouse, Davie 146 66 S. B. Spruill, Bertie 160 66 176 Eli Spruill, Tyrrell A. C. Stewart, Alexander 66 155|6066 G. V. Strong, Wayne 12766 J. C. Sutherland, 154 Robeson C. R. Thomas, 66 135 Carteret E. A. Thompson, 66 Wayne 130 66 F. A. Thornton, Warren 134 66 164 20 J. W. Tracy, Cleveland H. Turner, 66 132 MooreA. W. Venable, 66 132 Granville 66 152|80A. J. Walton, Gates 66 A. D. Williams, Franklin 130 E. W. Ward, 66 Onslow 141 E. J. Warren, 46 Beaufort 146|40J. C. Washington, 66 113|80Lenoir J. D. Whitford, 66 90|80 Craven J. E. Williamson, 66 Caswell 82 66 143 T. J. Wilson, Forsyth 66 Warren Winslow, 132 Cumberland 66 174 N. W. Woodfin, Buncombe 66 Richard Wooten, Columbus 132|80W. L. Steele, Principal Secretary to Convention, 260 L. C. Edwards, Assistant Secretary to 249 Convention. James Page, Principal Door-keeper of 196Convention, W. R. Lovell, Assistant Door-keeper of 200Convention, J. C. Moore, Assistant Door-keeper of 170 Convention, Joseph Holderby, Engrossing Clerk of 166 Convention, Geo. Davis, Commissioner from N. C.. to the Peace Convention held in Washington City, in February, 1861, 219|60Thos. L. Clingman, for expenses to and from Virginia, on business for the 105 State, John W. Ellis, Governor of N. C., his 750 2nd quarter's salary for 1861, Graham Daves, Private Secretary to

1861. June.

	Governor Ellis, his 2d quarter's salary		Public fund—
	for 1861,	3 75	disbursements.
	J. M. S. Rogers, Senator from North- ampton County, 1st extra session of		dame.
-	General Assembly, May, 1861, "	56	
	W. W. Peebles, Member of the House of Commons from Northampton coun-		4
-	ty, 1st extra extra session General		0.00
1	Assembly, May, 1861, Thomas Ruffin, interest on State Regis-	61	e7
	tered Bonds,	90	
	Alice Ruffin, interest on State Regis		0.00
	tered Bonds Thos. Ruffin, interest on Bonds-of Fay-	30	•
-	etteville & Western Planhroad Co.,	90	
	John Kerr, Solicitor pro tem, for 1 cer-		
1	tificate from 4th Circuit, R. Heath, Judge Superior Court,	20	Y-32-11-11-11
	for 3 certificates from 2d Circuit,	265	90
-	Elias C. Hines, Solicitor, for 5 certifi-		4
- Decreased on	cates from 1st Circuit, W. J. Houston, Solicitor, for 7 certifi-	100	
1	cates from 2d Circuit,	140	0 - 1
-	R. S. French, Judge Superior Court, for 4 certificates from 6th Circuit,	432	50
-	Wm. Lander, Solicitor, for 13 certifi-	402	
-	cates from 7th Circuit,	260	
1	W. M. Barber, Solicitor pro tem, for 1 certificate from 6th Circuit,	20	
	Wm. A. Jenkins, Attorney General, for		- M
	attending June Term, 1861, Supreme		100
	Court at Raleigh, in discharge of his official duties,	100	
	Robert Strange, Solicitor, for 1 certifi		A 2 2
	cato from 5th Circuit, J. J. Bruner, for printing, &c., No. 1.	20)
	vol. 8th Jones' Law, and No. 1, vol.		1 10 10
	6th Jones' Equity Reports,	787	
	J. W. Osborne, Judge Superior Count. for Scertificates from 2d Circuit		75
	W. H. Battle, Judge Supreme Court.		
	his 2d quarter's salary for 1861,	625	
	G. N. Folk, Solicitor protein, for the citicate from 7th Circuit,	. 90	
	Sundry persons, interest on State Con-		
	pon Bonds of N. C.,	1 6,542	

Bonds of Cape Fear & Deep River Avrgation Company, due 1st Monday in July, 1860, A. Myers, Assistant Commissary, for Commissary stores purchased by him for the State, Col. M. S. Stokes, for expenses of re- eruiting, subsistence, &c., of 1st Reg- iment of Infantry, State Troops, Wm. Johnston, Commissary General, for the use of that Department, Dr. Chas. E. Johnson, Surgeon General, for the use of the Medical Departm'nt, S. H. Young, for goods furnished for troops, Warren Winslow, Military Secretary, for contingent expenses of Military Board, T. B. Macon, for goods furnished for troops, John Johnston, Pay Master, for the use of the N. C. Navy, L. E. Heartt, for goods furnished for troops, L. O'B. Branch, Q. M. & P. M. General, for the use of that Department, Warren Winslow, Military Secretary for the payment of steamers purchased for the State, S. Pittman, for tents furnished for troops, Jno Boothe, Commissary of Subsistence, for Commissary stores furnished de- fences at Hatteras and Ocracoke, Col. R. P. Campbell, for expenses of recruiting, subsistence, &c., of 6th Regiment of Infantry, State troops, Warren Winslow, Military Secretary, balance of \$70,000, due for the pur- chase of steamers for the State, J. R. Anderson & Co., for artillery and ordnance stores furnished the State, L. O'B. Branch, Q. M. & P. M. General, Co'B. Research and Coracoke, College Com			
Sundry persons, interest on Conpon Bonds of Cape Fear & Deep River Navigation Company, due 1st Monday in July, 1860, A. Myers, Assistant Commissary, for Commissary stores purchased by him for the State, Col. M. S. Stokes, for expenses of re- cruiting, subsistence, &c., of 1st Reg- iment of Infantry, State Troops, Wm. Johnston, Commissary General, for the use of that Department, Dr. Chas. E. Johnson, Surgeon General, for the use of the Medical Departm'nt, S. H. Young, for goods furnished for troops, Warren Winslow, Military Secretary, for contingent expenses of Military Board, T. B. Macon, for goods furnished for troops, John Johnston, Pay Master, for the use of the N. C. Navy, L. E. Heartt, for goods furnished for troops, L. O'B. Branch, Q. M. & P. M. General, for the use of that Department, Warren Winslow, Military Secretary, for the use of that Department, Warren Winslow, Military Secretary, John Johnston, Pay Master, for the use of the State, S. Pitman, for tents furnished for troops, Jno Boothe, Commissary of Subsistence, for Commissary stores furnished de- fences at Hatteras and Ocracoke, Col. R. P. Campbell, for expenses of recruiting, subsistence, &c., of 6th Regiment of Infantry, State troops, Warren Winslow, Military Secretary, balance of \$70,000, due for the pur- chase of steamers for the State, J. R. Anderson & Co., for artillery and ordnance stores furnished the State, L. O'B. Branch, Q. M. & P. M. General, Co'B. Branc	1861.		1
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	100	for the use of that Department,	50,000
Phifer & Yorke, for mercury furnished	* * 1, 4		
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June.	B. C. Cooke, for one month's services		27 10	Public Amd— disbursements
	in_Adjutant General Office, (State		1000	
	troops,)	\$	42	46
	J. E. Morecock, for bacon furnished			
	troops,		747	33
	L. O'B. Branch, Q. M & P. M. General,			
	for the use of that Department,	=	50,000	70
	A. W. Lawrence, 1st Lieutenant Ord-			
0 0	nance Department, for the manufac-			
• •	ture of caps, accontrements and imple-			
	ments, and for other general expenses		40.000	175
	of that Department,		40,000	
	Dr. Chas. E. Johnson, Surgeon General,			
	for the use of the Medical Depart-		£ 000	
13	ment,		5,000	
	C. W. D. Hutchings, for repairing mili-		125	
200	tary accoutrements for the State, Win, Johnston, Commissary General,	é	120	
78	for the use of that Department,		50,000	1000
	L. O'B. Branch, Q. M. & P. M. General,		30,000	
-	for the use of that Department,		25,000	
	Col. H. M. Shaw, for expenses of re-		20,000	
- 11 5	cruiting, subsistence, &c., of 8th Reg-			
	iment of Infantry, State troops,		4,000	
19	L. W. Joyner, for services as Clerk to		-,,,,,,	-
	Military Committee of Convention,		68	
	Graham Daves, expenses of meeting of			
	Board of Internal Improvements,			
	June 18th, 1861,		15	
	A. M. Waddell, for advertising in Wil-	}		1
	mington Herald, Governor's Procla-			
	mation concerning Convention,		17	30
	Sundry Sheriffs, for holding and making		0	
	returns of an election for Delegates to			
-	a Convention of the State in Februa-			
	ry, 1861, as follows:			
	H. H. Davidson, Cherokee County,			16
	W. F. Wasson, Iredell "		15	
	Isacc Arledge, Henderson "			50
	Jo. M. Carnon, Asing			16
	The De Horman, Lyrrer			16 83
	Tion Handy Ci			33
- 1	lituing Ganoway, Drunswick		20	00
	Hezekiah Thomas, for conveying writ of election to Danbury, for a dele-			
41	gate to the Convention from Stokes			The state of
	1 Save to the Convention from Stokes	r)		

00	1001. COMPTROLLER'S DIATEMENT.				
•			•		
	1861.				
Public fund-	June.	county, in place of Hon. John Hill.			
disbursements.	o ano.	deceased,	\$	6	
1011		J. W. B. Watson, as a member of the	1		
	,	Senate from Johnston county, 1st			
	1 71	extra session of General Assembly,	Car.		
		76 1001	50	34 40	
	-	May, 1861, W. E. Anderson, Treasurer Insane Asy-		OTITO	
	1 4		•	5,000	
,		lum, on account of said Asylum,		3,000	
		Geo T. Cooke, Postmaster, Raleigh, for			
		postage stamps furnished the several		58 52	
		Departments in Capitol,		98 92	
		The following Sheriffs, for holding and	4.1		
		making returns of election for Electors			
	4.14	for President and Vice President of			
	4	the United States, in November, 1860:		10110	
		H. B. Norman, Tyrrel County,	19	49 16	
		J. M. Carson, Ashe "	_	39 16	
		Rufus Galloway, Brunswick, "	3	29 33	
		John Spelman, Public Printer, for print-			
		ing for Executive, State and Comp-			
		troller's Departments,		97 64	
		John Spelman, printing done for State,		37 30	
		R. H. Page, Secretary of State, his 2d			
	- 1	quarter's salary for 1861,	- 0	200	
		O. H. Perry, State Librarian, his 2d		440	
		quarter's salary for 1861;		112 50	
		Drury King, Superintendent of Capitol,			
	1.	his 2d quarter's salary for 1861,	7	65	
		D. W. Courts, Public Treasurer, his 2d			
		quarter's salary for 1861,	11.	500	
		W. R. Richardson, Chief Clerk to Public			
		Treasurer, his 2d quarter's salary for	1		
		1861,		187 50	
	- 1	H. W. Guion, President of Wilmington			
		Charlotte & Rutherford Railroad			
		Company, 250 State Coupon Bonds of			
	- 4	\$1,000 each, dated April 1st, 1861,			
	261	and running 30 years,	2	50,000	
		T. B. Venable, for expenses as messen-	7_		
w 10		ger from this State to Montgomery,			
	102	Alabama,		68	
1		E. Yarborough, for board of Hon. F. J.	-		
1		Moses, Commissioner from S. C.,		20	
- 3		Henry J. Brown, under Resolution of			
		General Assembly, 1st extra session,			
		J · 1861,		16 50	

861.	•		0.	
June.	Henry J. Brown, for office chairs fur-			Public fund-
	nished the State,	2	5 50	disbursements.
	For sundry telegrahic dispatches during			
		11	237	
-	May, 1861,	1	001	
	J. J. Lawson, expenses of traveling to		1	
	Raleigh, to convey currency to Pub		-	
	lic Treasurer,	1	2 70	
	C. J. Hammarskold, traveling expenses		1	
-	to and from Richmond on business of	4		
Y	State,	1	2 50	
	W. A. Caldwell, expenses incurred in			
	bringing package of money to Public			
	Treasurer,		7 30	
	R H. Page, for copy of law furnished	,	1	
57.7	Public Treasurer,		2	
	Wm. Thompson, for black crape fur-	1.		
		1	5	
	nished Hembers of the Convention,	1/1	4	
	H. Beverly, traveling expenses to	. 1		
,	Raleigh, in conveying package of			
Y 1	money to Public Treasurer,	` 3	U	
July	S. H. Young, Treasurer N. C. Institu-		1	
	tion for the Deaf and Dumb and the			
-	Blind, under an act of the General		1	
	Assembly, 1860-'61, to complete the			
44	buildings of said Institution,	1,20	1)	
OF	W. H. Hamilton, Superintendent Capi-	. 30		
1.	tol Square, his 2d quarter's salary for			
	1861,	7	5	
	Sundry members of the N. C. State			
	Convention, as follows:	N Tr	1	
	Kenneth Rayner, Hertford County	14	5 40	1
	Anderson Mitchell, Iredell "	15		
	T 1 D		6	
	John Derry, , Orange	11		
100	william oumston, meethenoung		- 1	
	II. O. solles, lower	14		
	itt. II. Indinas, oachson,	15	3	
	R. M Jones, Sheriff Orange county, for	4		
	holding and making returns of an			
	election for Delegates to aConvention	3		
	of the State in February last,		8 33	
	R. H. Page, Sec't of State, for copies of			
	Ord's Convention, furnished printer,			
1114	Military Board and Board of Claims,		4	
	Graham Daves, for services as Private			
	Secretary to Governor Clark, from let			
	to 24th July, 1801,	10. 3	9 15	
	7	**		

Public fund— July.

E. Emmons, State Geologist, his 2d quarter's salary for 1861, 625 E. Emmons, Jr., Ass't State Geologist 375 his 2d quarter's salary for 1861, Sundry persons, interest on State Regis-2,595 tered Bonds, Sundry persons, interest on Bonds of Fayetteville & Western Plank Road 2,640 Company, Sundry persons, for interest on Coupon 52,659 Bonds of N. C., due July 1st, 1861, Sundry persons, for interest on Coupon Bonds of Cape Fear & Deep River 1,965 Nav. Company, due July 1st., 1861. R. M. Pearson, Chief Justice Supreme 625 Court, his 2nd qr's salary for 1861, M. E. Manly, Judge Supreme Court, his 625 2nd quarter's salary for 1861, E. B. Freeman, Clerk Supreme Court at Raleigh, as follows: For his half year's salary, ending June 150 30th, 1861, 488 40 For recording 1,628 pages, at 30 cents, For the purchase of six Supreme Court 60 Records, r For the purchase of 1 Minute Docket, 10 James Litchford, Marshal to Supreme Court, Raleigh, for 27 days' attend-54 ance, Jine Term, 1861, John M. Dick, Judge Superior Court, for 15 certificates from 7th Circuit, 1,245 Spring, 1861, 1 David Coleman, Solicitor, for 1 certificate from 7th Circuit, Spring, 1861, 20 Col. L. O'B. Branch Q. M. and P. M. General, for the use of that depart-50,000 J. G. Martin, Adjutant General, for payment of Expenses of 1st North-Carolina Cavalry Reg't, Col. Robt. Ransom, 6,000 J. G. Martin, Adjt.-Gen., for the use of 500 that department, Col. L. O'B. Branch, Q. M. and P. M. General, for the payment of N. C. 75,000 Troops,

	The second second			- 00
1861.	4.		T	
July.	O. S. Dewey, N. C. Navy Agent, New-			Public fund-
	bern, N. C., for expenses on account			disbursements.
3.30	of N. C. Navy,	\$ 2,039	90	SOUR FIRE
	O. S. Dewey, Navy Agent, for the pur	2,000	00	•
	chase of anchor and chain,	250		
-1	T. S. Howard & Co., Newbern, N. C.,			
	for expenses on account of Coast De-	71		
	fences,	21,401	10	100
	J. R. Anderson & Co., per Warren			
	Winslow, Milit'y See'y for Ordnance	1		
	and Ordnance Stores furnished State.	10,80	21	
	Col. L. O'B. Branch, Q. M. and P. M.			
	General, for the use of that depart-			
- 101	ment,	75,000		
	John F. Hoke, Adjutant-General, his			
	salary, from February 20th to July			
	11th, 1861,	700		
	Marshal Parks, N. C. Navy Agent, for	10.000		
	expenses on account of N. C. Navy,	10,000		
	Col. L. O'B. Branch, Q. M. and P. M. General, for the purchase of horses			
	and for other expenses of that depart-			
	ment,	100,000		
	George A. Peck, Agent for Hart & Bai-	200,000		
- 1-	ley, for expenses on account of Coast			
	Defences,	6,468	36	
	Warren Winslow, Military Secretary.	175.50		
	for the Engineer Department, of N.			
2	Carolina,	5,108	57	
	Col. L. O'B. Branch, Q. M. and P. M.			
	General, for the purchase of horses	177		1
	and for other expenses of that De-	100,000	1	
	F. Nash, services as Clerk to Board of	100,000		
26	Claims,	44	-	
	P. H. Winston, Jr., as Commissioner of	ZX		
	the Board of Claims,	145		
- 312	A. M. Lewis, Pay Master, for the pay-		-	
2	ment of bounty to troops in and about	or No.		
	Asheville, , ,	20,000		
	Thomas E. Roberts, for constructing			
	gun carriages for the State,	6,621	89	
	Saunce J. Person, Assistant Q. M. and	7- 7		-
	P. M. General, for the use of that de-	20.000		
	partment, Warren Winslow, Military Secretary,	20,000		
	FIVALICH WUISIOW, WHITEPU SECRETARY.			

Public fund— July.

			1	
	for J. R. Anderson & Co., for Ord-		400	20
	nauce supplies furnished the State,	\$	6,337	48
	James J. Litchford, for services as Clerk			
	in Adjutant General's office from 23d	1		
	April to 17th July, 1861,	1	116	45
	Warren Winslow, Military Secretary,		100	ľ
-	for Ordnance Department, for the			
	purchase of saddles for cavalry,	10.	9,350	•
	S. F. Phillips, as Commissioner of the			
	Board of Claims,	To	. 174	
*	Francis Brooks, as tax refunded, being		>	
	amount overpaid by him to the Sheriff			
13	of Pitt county in 1858,		45	12
	W. L. Pomeroy, for books purchased			
*	for State Library, by O. H. Perry,		311	
	State Libarian,		169	75
2	C. B. Root, expenses to and from Char-			
	lotte, on business for Treasury De-			
	partment,	-	46	
	Drury King, for hire of hands to reno-	3. 1		
	vate halls in Capitol,		2	50
	M. F. Van Nortwick, expenses incurred			
	in conveying funds to Raleigh for	()		
	Public Treasurer,		19	20
6	Forest Manufacturing Company, for 200			
	reams of paper furnished the State,		1,512	
	W. A. Caldwell, expenses incurred in	-		
	conveying funds to Raleigh for Pub-			
	lic Treasurer,	12	6	80
	W. H. Jones, expenses incurred in con-		-	
8	veying funds from Salisbury & Greens-	-	,	
	boro' for Public Treasurer,		30	
	Strother & Marcom, under Resolution of			
	Gen'l Assembly, May Session, 1861,	. 7	16	
	J. M. Williams, expenses incurred in			
	conveying funds from Fayetteville to		1	
	Raleigh for Public Treasurer,	100	20	
1	H. B. Hammond, expenses incurred in			0
	conveying funds from Wadesboro' to		000	
	Raleigh, for Public Treasurer,	100	30	
-	James W. Dick, expenses incurred in		1	
	conveying funds to Raleigh for Pub-			
	lić Treasurer,		, 6	80
-	Graham Daves, Private Secretary to	146	4 1	
	Governor Clark, for sealing 135 State	-		
	Bonds,		13	50
			- 1	

		The state of the s	8
1861.		DAM. Cond	
July.	For sundry telegraphic dispatches in	Public fund- disbursemen	ts.
-	June, 1861,	3 3 3 3 .	
	Agent, Adams' Express Company, Ral-		
8	eigh, freight on package,	4 20	
Sec. 16	John A. Taylor, expenses incurred in	42	
T/w	conveying funds to Raleigh for Pub-		
• .	lie Treasurer,	10	
Aug.	S. H. Young, Treasurer, N. C. Institu-		
٥.	tion for the Deaf and Dumb and the	451	
	Blind, balance of appropriation of	3011	
	General Assembly for completing the	100	
	buildings of said Institution,	400	
184	B. A. Berry, Sheriff Burke county, for	Call -	
	holding and making returns of Con-	07/0	
	gressional election in said county,	37 50	
-	Sundry Sheriffs for holding and making		
	returns of an election for delegates to	V 90	
	a Convention of N. C. in February		
100	last, as follows:	01/02	
7.5	W.T.J. Vann, Sheriff New Nanover Co.,	$ \begin{array}{c c} 24 & 83 \\ 25 & 83 \end{array} $	
26.00	W. W. Long, Laukin		
	J. E. Robinson " Catawoa	$\begin{array}{c} 31 66 \\ 47 50 \end{array}$	
	A. II. Hassell, "Bertle	15 80	
	Thos. J. Carr, Dupin	11 66	
*	R. B. Paschal, Chatham	22.50	
	David Loifin, " Davidson	41 82	
	A. J. McBride, "Wallauga	1102	
	The following persons for publishing		
	Ordinances and Resolutions of State	100	
	Convention:	77 33	
	John Spelman, State Journal,	77 33	
10	W. W. Holden, N. C. Standard,	77 33	
	Syme & Hall, Raleigh Register,	1 00	
	Syme & Hall, for advertising Governor's	-	
	Proclamation concerning Conven-	8 75	
	tion,		
-	J. A. Engelhard, for services as Private Secretary to Gov. Clark, from 24th	*	
	Tula to 7th Angust 1861	11 50	
16.	July to 7th August, 1861, E. Emmons, State Geologist, for ex-		
	penses on account of Cabinet of Min-		
10		45 84	
15	Rev. M. A. Curtis, Assistant State Ge-		
100	ologist, his 2d quarter's salary for		
20	1861,	125	
	E. Emmons, State Geologist, expenses		
	L. Lilling, Ditte Contagney	11	

Public fund— Aug.

ı	incurred in traveling on business for	15	~~
ı	the State	\$ 42	50
	Sundry Members of General Assembly	,.	
	of North Carolina, 2d extra session,	- 1 1 1 1	
	as follows:	0.4	20
1	A. J. Taylor, Senate, Nash County,	34	20
1	B T. Simmons, "Currituck "	. 80	
1	Jones Spencer, "Hyde "	9.1	
	J. M. Wheedbee "Pasquotank"	93	14
	Fred. Grist, "Beaufort "	64	80
	W. W. Dickson, Com'ns, Caldwell "	59	
	W. H. Cheek, "Warren "	52	20
	T. T. Slade, "Rocking'm "	- 49	
	A. B. F. Gaither, " Iredell "	82	10
	E. R. Liles, "Anson "	91	
1	A. K. Simonton, "Iredell "	55	1
	W. P. Ward, "Jones"	75	60
	W. P. Ward, "Jones "D. W. Whitehurst," Carteret "	89	
	Chas. Latham, "Washington"	100	
	J. R. Ferguson, "Bertie ".	105	
	Tilman Farrow, "Hyde"	92	
	J. F. Poindexter, " Forsyth "	82	40
	N. Newby, "Perquimans"	104	
ł	W. R. Lovell, Assistant Doorkeeper of		
	Commons,	78	1
1	J. E. Robinson, Sheriff Catawba Co., for		
	holding and making returns of Gov-	F 5	
1	ernor's election in August, 1860,	15	
	Sundry persons, interest on State Reg-		
	istered Bonds,	1,119	16
-	Sundry persons, interest on Bonds of	(+	
,	Fayetteville & Western Plankroad	,	
	Company,	1,800	
	Sundry persons, interest on Coupon		
	Bonds of N. C.,	34,704	
	Sunday persons, interest on Coupon		
	Bonds of Cape Fear & Deep River	18	
	Navigation Company,	2,490	
	W. A. Jenkins, Attorney General, for	de.	
	attending Supreme Court at Mogan-		
-	ton, Aug. Term, 1861, in discharge of	100	
	his official duties,	100	
	B. A. Berry, Marshal to Supreme Court		
	at Morganton, for 6 days' attendance	-	
	at said Court, Aug. Terin, 1861,	12	
4	4	,	

1861.			75
Aug.	W. J. Honston, Solicitor, for 1 certificate		Public fund— disbursements.
	from 2d Circuit, Spring 1861,	\$ 20	disputacine in the
	B. S. Gaither, Solicion pro tem, for 3		
17.4	Certificates from 7th Circuit, Spring,		
12.00	1861,	60	
	G. W. Logan. Solicitor pro tem, for 1;		•
•	Certificate from 7th Circuit, Spring,		
	1861,	20	9.0
_ 1/2	John R. Dodge, Clerk to Supreme		
	Court at Morganton as follows:		
	For recording 1.083 pages, at 30 cents	004	
. 11	per page,	324	90
	His 1st half year's salary for 1861, and	4 84	
	for stationary,	151	
	Wm. Johnston, Commissary General, for	20,000	
	the use of that department,	30,000	
2 1	S. J. Person, Assistant Q. M. & P. M.		
100	General, for the use of that Depart-	20,000	
	Warren Winslow, Military Secretary,	20,000	
	for Ordnance Department,	600	
	Col., L. O'B. Branch, Q. M. & P. M.		
	General, for the use of that Depart-	- 12	
	ment,	100,000	
4.0	Chas. Dewey, Cashier, for payment of	1	
4	labor on Coast Defences of N. C. per		
	order of O. S. Dewey, Navy Agent.	3,863	84
	Col. L. O'B. Branch, Q. M. & P. M.	100	
	General, for the use of that Depart-		
250	ment	75,000	
	F. Nash, for services as Clerk to Board		
	of Claims,	72	
	Lieut. A. W. Lawrence, for the use of	20,000	_
	Ordnance Department,	30,000	91
	C. Dewey, Cashier, for expenses on		4
	account of Coast Defences, per or-		
,	der of Marshall Parks, N. C. Navy	8,000	
-	Colonel L. O'B. Branch, Q. M. & P. M.	0,000	
	General, for the use of that Depart-		-
	ment,	30,000	
	P. H. Winston, Jr., as Commissioner of	1	
	the Board of Claims,	155	
7	Warren Winslow, Military Secretary.	1 1	
	expenses on account of Coast De-		# 1
	fences,	13,594	69

7		6.		
	1861.		1	=
Public fund-	Aug.	O S Dawoy Novy Agent for newmont	19 19- 19	7
disbursements.	mug.	O. S. Dewey, Navy Agent, for payment		
		of laborers at Fort Macon,	3 1,225	
		S. F. Philips, as Commissioner of the	7.44	
		Board of Claims,	144	
)	S. J. Person, Assistant Q. M. & P. M.		
		General, for the use of that depart	×0.000	
		ment,	50,000	
		E. Cantwell, for payment of expenses		
		while in the service of the State,	30	
		C. Dewey, Cashier, perforder of J. R.		
	1 1-1	Anderson & Co., for Military stores		
		furnished the State,	5,259	83
		Capt A. W. Lawrence, Chief of Ord-		
	70	mance department, for arming and		
		equipping 1st Regiment of N. C. Cav-		
	201	alry, commanded by Col. Robt. Ron-	23	
		som,	25,000	
		Sundry Sheriffs, for making returns of		
	13	election of Electors for President and	11-3-	
	1,30	Vice-President of the United States.		
	·	in Nov. 1860, as follows:		
	-	W. W. Long, Sheriff, Yadkin County,	25	83
		J. K. Robinson, " Catawba "		66
		A. H. Hassell, "Bertie "	47	
	1 4	R.B Paschal, "Chatham "	11	
		Thos. J. Carr, ". Duplin "		80
		J. W. Steed, "Randolph "		50
		A. J. McBride, " Watanga "	41	
		John Spelman, printing for Comptrol-		_
		ler's department,	18	75
		John Spelman, printing for Treasury	10	, 0
		department,	13	
		John Spelman, printing for Executive		
		department and Board of Claims,	82	50
		John Spelman, printing for State de-	02	100
		partment,	3	
	•	John Spelman, printing for State Con-	o o	
		vention,	.1	50
			4	30
		Sundry Shariffs, for settling State taxes	1	1
		in August, 1861, as follows:	21	10
		W. W. Long, Sheriff Yadkin County,		
70		or all as the	15	
		o. II It other, Catawon	26	
		Tr. II. II and II,	39	
	11 30	Titos. 9. Oati, Dapini	13	
		Elias Carr, "Greene "	13	03

	m - 1 - 1 - 1 - 1 - 1			4	711
1861.		-	-		
Aug.	R. B. Paschal, Sheriff Chatham Co	\$	10	32	Public fund-
	J. W. Steed, "Randolph "	. 3	19		disbursements.
	A. J. McBride, "Watanga"		34	44	
,	W. A. Thompson, " Wayne "	- 3	9	66	
	C. Austin "Union "	-	29	66	
	David Loftin " Davidson "		19		
-	M. Spainhour, Tax Col. Burke "		31		
	L. H. Lowrance, Sh'ff Lincoln "	0		66	
	J. B. Lee, "Currituck "		_ 35		
	R. V. Blackstock, Tax Collector Bun-	-	4.7		
-	combe county,	0_	, 41		
	W. B. Carter, for 3 State Registered		0 500		
	Bonds,		2,500		
	Sundry Sheriffs, for making returns of				
9	Senatorial elections in August, 1861, as follows:				
1	J. E. Robinson, Sh'ff Catawba County,		5		- 14
,	B. A. Berry, "Burke"		9	50	
	leaac Arledge, "Henderson "			08	
62	Drury King, for payment of servant's		v	100	
H.	hire, May, June and July, 1861,	-	45		
	Williams & Haywood, for ice furnished				
	State Convention,		26	31	
	J. C. Palmer, under resolution of Gen-				
100 0	eral Assembly, 1st extra session, 1861,		10		
9.	S. Jewett, expenses incurred in convey-				
W	ing cash to Raleigh for Public Trea-				
12	surer,		13		
41,	T W. Graves, do do do			20	
A.	M. P. Pegram, do do do			35	
7	J. A. Guion, do do do Thos. Settle, Jr., under Resolution of		11		
9	General Assembly,	100	30		
	W. R Richardson, expenses incurred in		00		
	traveling to and from Richmond, Va.,				
200	on business for the State,		27		
18111	McGee & Williams, balance of account				
	against the State,		12	50	
*	M. Stevenson, expenses incurred in con-	T		1	
	veying cash to Raleigh for Public				
	Treasurer,		20		
7. 7	J. W Harrison, for articles furnished	1			
141	the Stare,		5	19.1.	
120	II. Adams, expenses incurred in con-	14		-	
	veying cash to Raleigh for Public				
	Treasurer,		• 1	1	

	1861,	1		11	4
Public fund-	Aug	For 1 telegraphic	dispatch to Wilmir	0-	
disbursements.	8		r to same for Pub		1-1
- 4		Treasurer,	to build for it up	\$, 127
	Sept.		nhall, President F		, 12.
. 1	Dept.		N. C., tax refund		
			er Resolution of Ge		
	1	eral Assembly,	i resolution of Ge	ш-	1,489 50
			wholding and mold		1,400,00
			or holding and maki		
1			election for delegate		
			n of N. C., in Febr	u-	
		ary last, as follo	Oshamura Osma	A .	07 =0
		J. L. Bundy, Sh	'ff Cabarrus Count	у,	27 50
			Sounsion	"	682
		o annos Linons	Caston		34 83
		Isaac R. Hunter,"			32 50
		W. A. Walton,	200 11 (11)	- 11	24 16
		W. J. Murray,	Tricellicono		12 83
	- 4	W. E. Mann, "	1 asquotana	100	40 98
		W. A. Thompson			10 83
			THECKIEHOUIS	"	30 83
		F. D. Foxhall, "	Edgecombe	**	16 66
		Josiah Hodges, "	1 111	"	26 17
		W. A. Meroney, "	Davio		29 16
		HB Deaver, Tax c	UI. III. AUISUII	6.	54 83
	7	GB Threadgill, Sh		6	35
		,	TOIK	**	46 66
		R. P. Melvin, "	Diadon	.6	17 58
		Martin Walker, "	Trutheriora	6	47 50
		W. T. Crawford, "	Teres ever	6 -	26 50
		J. R. Grady, "	Harnett	61-13	7 50
		Wm. Haymore, "		6	27 50
		J. C. Smith, "	Alexander	6	32 16
	-	J. C. Griffith, "	Caswell	6	14 16
		Hill'd Gibbs, "	it) uo	6	22 50
10000		N. W. Cooper, "	Nash	6	20
	1	G. M. Green, "	Cleaveland '	6	21 91
		W. H. Smith, "	Person	6	12 83
		Walter Smith, "		6	21
		E. D. Davis, "		4	55,83
		K. H. Worthy, "	Moore,	6	12 50
	- 3	W. A. Philpott, "	Granville '	6	12
,		P. F. White, "		6	43 16
	7 11	WD Humphrey,"		6	20,83
		W. B. Campbell,"	Beaufort	6	32 50
		John A. Oates, "	Sampson,	5	18 17
		G. Durden, "	Washington '	-	5250
		, 2	5.00	41	

-		9191		107-7	
1861.			1	1	STATE OF THE PARTY
	E. J. Barco, Sh'ff	Camden Co.	S	40	50 Public fund-
1	William Fields, "	Lenoir		15	3 disbursements.
Digital or	W. W. Proffit, "	Yancey "		47	50 .
300	Hector McNeill, "	Cumberland "	1	12	
0. 7	A. C. Latham, "	Craven, "		23	
300-10	J. R. White, "-	Perquimans "		37	50
350	Isaac A. Reel, "	McDowell "		35	40
0/6- 4	Jos. Marshall, "	Stanly "		29	66
	Renben King, "	Robeson	100	17	
100	W. H. High, "	Wake "	1	- 1	50
- 4	J. H. Nethercutt,"	Jones "		18	
100	R. M. Smith, "	Wilkes "	1	32	50
011	Jas. S. Snow, "	Halifax "		20	۵.
Dec.	A. H. Sanders, ".	Montgomery "		27	
170 0	C. A. Boon, "	Guilford "		16	
May 1	E. A. Gupton "	Franklin "	1.	10	
11-11	S. A. Warren, "	Northampton "		22	
100	Jesse Bledsoe, "	Alleghany "		35	
7.50	C. Austin, "	Ollion		35	
302	Geo. Dill, "	Ourrence		27	17
	Pulaski Cowper, for	services as Private	3	-	
		. Clark, from 17th	1	1.4	9 E
115	August to 30th S			44	5 3
100	T. W. Atkin, for ac	lvertising in Ashe			•
100	ville Ivews, Gov's	Proclamation offer			
7		Tweed, a fugitive		10	50
1775	from justice,	noval Assamble of		10	90
	Members of the Ge	and Extra Sociou			
		2nd Extra Session			
		ember, 1861, as fol			
	lows: PeterAdams, Senate	Guilford County		136	
	M. F. Arendell, "		2	148	
	A. W. Burton, "	Cititores		120	20
	Bedford Brown, "			137	
	M. A. Bledsoe, "	011011011		120	
may 1	V. C. Barringer, "	Cabarrus "		150	
Service .	E. J. Blount, "		11	130	
	G. W. Candler, "			180	
MAG.	W. S. Copeland, "	Northampton "		81	80
200	J. G Dickson, "	Duplin "	14	134	
	Jos Dobson, "		100	135	
200	A 1 d Dockery, "			140	
	W. D. Dowd, "			132	
E B	M. L. Eure, "	Gates "		153	
	F. L. Failon, "	Sampson "		138	10

B. S. Gaither, Senate, Burke 156 Public fund-Sept. Co.. disbursements. " New Hanover" 126 E. W. Hall, Fred. Grist, . 48 Beaufert 66 129 20 W. Harris, Franklin 66 Chatham 118 W. G. Harriss, L. W. Humphrey, Onslow 146 66 W. K. Lane, Wayne 121 66-173 60 David Outlaw, Bertie 66 T. J. Pitchford, Warren 134 40 66 66 R. G. Ramsay, Rowan 150 130 30 Duncan Shaw, Cumberland 42 B. T. Simmons, Currituck 66 F. L. Simpson, Rockingham .136 66 J. P. Speight, Greene 85 66 Craven 131 N. H. Street, 66 118 20 Jasper Stowe, Lincoln L. Q. Sharpe, Iredell 85 66 Hertford 153|80 J. B. Slaughter, 66 35 40 Hyde Jones Spencer, 66 121 J. R. Stubbs, Martin Granville 132 C. H. K. Taylor, 66 J. D. Taylor, 142 Brunswick 66 186 W. H. Thomas Jackson 66 118 60 Josiah Turner Orange John Walker, Mecklenburg 104|60 66 J. A. Wangh, Forsyth 143 56 66 Halifax 132 M. C. Whitaker, 66 C. S Winstead, 124 Person 66 S. H. Walkup, 163 Union 189 Jonathan Worth, Randolph 124 40 J. W. B. Watson, " Johnston W. T. Dortch, Speaker of Commons 132 Wayne County, 146 B.G. Albritton, Com's, Pitt County 142 70 F. E. A.fred, Craven 91 40 G. W. Autry, Sampson 66 Montgomery 144|90 E. G.L. Barringer, 66 129|80 Philip Barrow, Forsyth 118 J. B. Barchelor, Warren 66 66 Currituck 16480 B. M. Baxter, 66 66 134 Richmond J. G. Blue, 66 John Boothe, 66 Gates 162 66 J. W. Bowman, Yancey 184 50 66 136 J. G. Branch; Duplin R. R. Bridgers, . 4 Edgecombe 65 142 J. M. Bullock, Granville

1861.	1					1
Sept.	CH Burgin, Com'ns,	McDowell .	Co.,	\$	155	Public fund-
	Turner Bynum, "	Chatham	66		126	disbursements.
	S. H. Cannady, "	Granville	66	100	11840)
	J. M. Carson, "	Alexander	662,		16330)
0-10	C. O. Clark, "	Craven	66 :		13860)
	E. B. Clark, "	Davidson .	66 5	:	141	
	Jonas Cline, "	Catawba	66		146	
	A. C. Cowles, "	Yadkin	46		156 4	3
Mrs.	M. K. Crawford, "	Wayne	66		130	
	C. T. Davis, "	Bladen	46		1594	0
	A. H. Davis, "	Halifax	86		124	
400	S. W. Davis, "	Mecklenburg	2 66		145	
- 0	R.S. Donnell, "	Beaufort	66		152	
	J. L. Ewell, "	Martin .	66		142	
	J. A. Fagg, "	Madison,	44		220	
	N. C. Faison,	Sampson	46		137	
	Thos. Farthing, "	Watanga	.46		1713	5
-00	D. D. Ferebee, "	Camden	48	-	162	
	Allen Fisher, "	Jackson	4.,		22.14	0
	N. N. Fleming, ".	Rowan	66		1524	
	J. H. Fonst,	Randolph	. 66		138	
	J. H. Foy, "	Onslow	46		147	
1.0	A. B. F. Gaither, "	Iredell	66		66	
	Rawley Galloway,"	Rockingham	66		145	
	J. M. Gentry, "	Ashe	46	- 0	166	00.7
100	J. L. Gorrell, "	Guilford	66		136	
	R. N. Green, "	Chatham'	46		107	
94	Lafayette Green, "	Stanly	46		159	
	H. B. Guthrie, "	Orange	66		1276	Q
100	N. F. Hall, "	Rowan	66		150	4
	Lewis Hanes, "	Davidson.	66		138	
	J. S. Harrington, "	Harnett	46 -	7	1285	0
	W. S. Harris, "	Cabarrus	44		149	
	G. W. Hayes, "	Cherokee	45		237	
	P. T. Henry, "	Bertie	46		1566	0
	S. P. Hill, "	Caswell	44		138	
	H. B. Howard, "	Davie	86		147	
164.1	Phineas Horton, "	Wilkes	44	1	1512	0
28.	W. H. P. Jenkins,"	Granville	46	1	130	
	J. P. Jordan, "	Henderson	46		180	
1231	T. I. Judkine, "	Warren	66		87	0
	H. P. Kallum, "	Stokes	"	1	-,90	
	Alex. Kelly, "	Moore			1332	20
	C. Q. Lemmonds, "	Union	66	1	-(489)	
TEFF	J. R. Logan, "	Cleveland	46	H	165	
100	S. L. Love,	Haywood	66	1	186	T

1861. Fublic fund-Sept. V A McBee, Com'ns, Lincoln Co.. 146 20 disbursements. 66 Tyrrell Chas. McCleese, 170 80 66 Alex: McMillan, Robeson 105|80A. H. Martin, Wilkes 66. 107 20 66 66 T. D. Meares, Brunswick 149 Giles Mebane, 66 Alamance. 120 20 C. P. Mendenhall," Guilford 66 94 66 A. S. Merrimon, Buncombe 175 Johnston 66 Jas. Mitchiner, 119 66 66 Nathan Newby, Perquimans 66 B. H. Padgett, Polk 204 66 66 W. N. Patterson, Orange 126|80 J. H. Pearson, 66 66 Burke 163 60 W. W. Peebles, 66 66 Northampton 142 Churchill Perkins," 66 Pitt 142 66 J. F. Poindexter. Forsyth 60 L. L. Polk, 66. 66 112 40 Anson W. B. Pope, 66 Halifax 66 79J. M. Potts, 4 Mecklenburg 66 157 80 66 66 S. H. Rogers, Wake 54 J. P. H. Russ. 66 66 112 66 New Hanover 66 Daniel Shaw, 135 66 " C. E. Shober, Guilford 127 66 66 R. H. Small, Chowan 163 66 66 A. D. Speight, Greene 138 J. D. Stanford, 66 66 Duplin 126 66 66 John Tapscott, Alamance 119 W. P. Taylor, A. G. Waters, 66 Chatham 66. 79 66. Cleveland 114 66 W. H. Watson, 66. 126 60 Johnston H. M. Waugh, 66 66 Surry 152 J. H. White, 66 Gaston 66 167 D. W. Whitehurst," 66 Carteret 63 66 66 J. D. Wilkerson. Person 134 J. C. Williams, 66 66 Cumberland 125 60 H. G. Williams, 66 Nash 133 40 J. T. Williams, 66 66 Pasquotank 164 N. L. Williamson," Columbus 66 144 60 66 T. L. Winslow, Randolph 66 131 66 Eli Wishart, Robeson 66 151 . 66 E. K. Withers, Caswell 46 138 J. S. Woodard, 66 Edgecombe 66 122 40 H. G. Woodfin, 66 Macon 248|20 66 J. C. Wooten, 66 Lenoir 138 C. G. Wright, " 66 Cumberland 132 J. J. Yeates, 66 66 Hertford 108 80

1861.			1	Finance for d
Sept.	Henry Mordecai, Com'ns, Wake Co.,	5	156	Literary fund- disbursements.
	J. W. Alspangh, Principal Clerk of the Senate,		337	-
	J. A. Engelhard, Assistant Clerk of the			
	Senate,		268	
	J. H. Moore, Principal Clerk of the		3434	1
	House of Commons, W. M. Hardy, Ass't Clerk of the House		9494	
Sec.	of Commons,		144 5)
	R. H. Whitaker, Temporary Assistant	1	4 40	-
	Clerk of the House of Commons,		150	
	James Page, Principal Doorkeeper of the Senate,		208	
	C. C. Tally, Assistant Doorkeeper of the			
	Senate		191 5	0
	W. S. Webster, Principal Doorkeeper		130	
,; ()	of the House of Commons, W. R. Lovell, Assistant Doorkeeper of		100	
	the House of Commons,		81	
	M. H. Pinnix, Engrossing Clerk,		184	
	Edward Vail, " "Clorks		178	
	Sundry temporary Engrossing Clerks, as follows:			
P-	L. S. Perry,		20	
	O. H. Perry,		20	1 6 1
	D. W. Bain, T. H. Hill,		20 12	17.09
	D. B. Allen,		4	
	John H. Bryan, jr.,		4	
. 0	P. F. Pescud,		4	200
3	W. T. Oates, B. W. Starke,	1	80	
	Sundry persons, for interest on Coupon			
•	Bonds of North Carolina,		11,748	
	E. Smallwood, interest on State Regis-		00	
	tered Bonds, J. W. Osborne, Judge Superior Court,		90	
	for 2 certificates from 3d Circuit, Fall,			
•	1861,		195	
	John Kerr, Solicitor pro tem, for 3 cer-		60	
	tificates from 4th Circuit, Fall, 1861, Wm. Lander, Solicitor, for 4 certificates	1	60	
	from 6th Circuit, Fall 1861,	-	80	
	John Kerr, Solicitor pro tem, for 1 cer-	1	00	
	tificate from 4th Circuit, Spring 1861,		20	

र्गास्ट्रिय विवास	1861.				-
Public fund— disbursements.	Sept.	John L. Bailey, Judge Superior Court,			
	7.44	for 2 certificates from 4th Circuit,	th	100 5	0
		Fall 1861, E. W. Jones, Solicitor protem, for 2 cer-	\$	162 5	U
	**	tificates from 1st Circuit, Fall, 1861,		40	
	16	H.C. Jones, Reporter to Supreme Court,	11	10	
	7.	his last half year's salary for 1861,		300	
3 .	12.00	B. F. Moore, as Commissioner of the	-	60-	
		Board of Claims,		396	
	651	Warren Winslow, Military Secretary,			
		for payment of officers and crew of		0110	0
	17.	steamer Winslow,		911 9	0
	2.	W. H. Ramsay, as Messenge to Board of Claims, from the 31st July to the			
	21	31st August, 1861,	١.	128	0
	1.	F. Nash, Clerk to Board of Claims, from	-17	12	_
	77.7	31st July to 31st August, 1861,	-	80	
		Warren Winslow, Military Secretary,			
	101	for payment of officers and crew of			
		steamer Winslow,		704 5	0
		S. J. Person, Acting Q. M. & P. M. Gen-		50,000	
	£ #	eral, for the use of that department,	}	50,000	
	1	A. M. Lewis, Paymaster, for the use of that Department,		10,000	
	-01	A. M. Lewis, Paymaster, for the pay-	-	10,000	
	Ci.	ment of 1st Regiment N. C. Volun-			
	-0	teers at Yorktown, Va.,		20,000	
		Joseph Lusk, Sheriff Gaston County,			
	40.0	expenses incurred in collecting arms	-3		
	200	belonging to the State,		13	
A	-	S. F. Phillips, as Commissioner of the		0.0	
	}	Board of Claims,		66	
	100	Captain A. W. Lawrence, Chief of Ord- nance Department, for the purchase			
	ŧ	of Arms, Accourrements and Ord-			
	1	nance Stores,		30,000	
		P. H. Winston, jr., as Commissioner of	2		
	Sul 7	the Board of Claims,		50	
		John Deveraux, Capt. Commissary and	3.		
	20	Subsistence Department, for the use		20.000	
		of said Department,		20,000	
	14	Josiah Hodges, Sheriff Pitt county, ex- penses incurred in collecting and for-	1		
		warding Arms owned by the State,	4)	8	
	1	S. J. Person, Acting Q. M. & P. M. Gen-			
		eral, for the use of that Department,	H	50,000	
4		1			

	The state of the s	1		
861.		-1		D-blic ford
Sept.	John G. Williams & Co., per order of		1	Public fund— disbursements
	Wharton J. Greene, Col. Independ-	\$ 15,00	0	31611 6134
50 -21	ent N. C. Regiment, J. G. Martin, Adjutant and Acting		7	
	Commissary General, for the use of			
	the Subsistence Department,	30,00	0	
•	Samuel J. Person, Acting Q. M. and P.			
	M. General, for the use of that De	1		
	partment,	100,00	0	
	Waterhouse & Bowes, for purchase of	A CONTRACTOR	1	
	Steam Engine and Boiler for Pow-	F0		
	der mill,	50	9	
	O. S. Dewey, for expenses on account of Coast Defences,	4,01	149	
	T. W. Atkin, for advertising for Ord-	1,01	1	
	nance department in Asheville News,		2 50	
	T. S. Howard & Co., expenses of labor			
	on fortifications and repairs to steam-			
	ers Albemarle and Post Boy,	5,41	0 77	
	Benjamin Ellis, for lumber furnished		1	
1 3	for the construction of Forts on Coast	F 40		
	and freight on same,	5,40	008	
	J. P. Cunningham, under resolution of General Assembly, in favor of Claims			
	allowed by the Board of Claims,		6 71	
	S. G. Worth, under resolution of Gen	- 1	-	
	eral Assembly, in favor of claims al-	05		
	lowed by Board of Claims,	1,06	6 67	
	The following additional persons, under			-
	resolution of General Assembly, in			
	favor of claims allowed by Board of			
	Claims:	1.00	001	
	Thomas Williams J. F. Foard,	1,09	9 52	
	Peter Mallett,		760	
	W. H. & R. S. Tucker,	1,03		
	B. T. Simmons,	10		
-	Jacob Parker,	1,52	7 48	
	Eminet Cuthbert,	• 56	5 99	
	Capt. Geo. W. Hayes,	66	1 62	
400	O. S. Dewey, Navy Agent, for payment	F-11		
143	of Captain and Crew of Steamer Post	1 15	3 02	
1	Boy,	1,15	000	
	Wharton J. Green, Col. Independent North-Carolina Regiment, on account	17 P.		
15	of appropriation for said Regiment,	17,000)	
3 - 12	1 or obligation for para rasperger	,		

1861.	
dishursamenta Dept. Marshall Larks, Horth-Oatonia Havy	
Agent, for expenses on account of	
	,425 33
John Boothe, under resolution of Gen-	
eral Assembly, in favor of Claims al-	
lowed by Board of Claims,	640 22
Syme & Hall, advertising for Board of	
Claims,	3
J. A. Park, Deputy Sheriff Davidson	
Co., expenses incurred in collecting	100
Arms belonging to the State,	4 25
Sundry persons, under resolution of	
General Assembly, in favor of claims	
'allowed by Board of Claims, as fol-	
lows:	
L. E. Heartt,	37 19
H. L. Evans,	820
J. W. Alston,	51
N. M. Long,	160
R. W. Edmundson,	99 60
G. F. Whitfield,	116 05
R. C. Duvall, 54 days extra service, as	11000
Paymaster on Steamer Beaufort, un-	91940
der resolution of General Assembly,	313 48
M. A. Bledsoe, Assistant Quartermast-	000
er, for the use of that department, 10	,000
J. R. Anderson & Co., for sundry arti-	
cles for coast Defences of North-Ca-	3.
rolina, 5	5,524 96
Wharton J. Green, Col. Independent N.	
C. Regiment, on account of appropri-	
ation for said regiment, 10	,000
Sundry persons, under resolution of	1
General Assembly, in favor of claims	
allowed by Board of Claims, as fol-	
lows:	
C. C. Henderson,	1487
C. J. Morriss,	114
J. H. Daniel.	,068 39
	19995
Jesse Lawrence,	50 63
Sarah Lawrence,	97 42
G. W. Stanton,	150
D. Pender & Co.,	725 02
Norfleet & Co.,	266 93
J. M. Spraggins,	51 74

861.					
ept.	D. Pender & Co.,	\$	- 12	11	Public Fund- disbursements.
1	Hyman, Daney & Co.,		109	25	disoursements.
	Walker Mears,		378	36	
	C. H. Barnum,	2	2,000		
	R. S. McLean,		375		
	J. T. H. Murphy,		226		
	E. C. Bartlett,		197	20	
	W. H. Dodd,		.97		
-	Briggs & Dodd,	. 1	,134	25	
	J. B. Slaughter,		66		
	E. P. Jones		. 44		
	J. B. Whitaker,		353	80	
	James McKimmon,		.213	74	
	Baker & Parsley,	3	1240	99	
	W. W. McDowell,		249		
	J. M. Towles, Agent,		17		
	A. Fraps,	-	41		
	J. B. Gordon,		723	69	
	A. W. Burton,		879		
	J. R. Harrison,			50	
	C. W. D. Hutchings,		379		
	Thomas Webb,	1,5	351		
	P. H. McDade,	1	.261		•
	Lowenburg & Bro.,		,283		
	M. Grausman,		338		
	Syme & Hall, advertising for Board of		•••		
	Claims,		9	50	1
	H. J. Brown, under resolution of Gen-				
	eral Assembly, 2d Extra Session,	_ "	•		
	1861,	1	3	50	
1.00	S. F. Phillips, under resolution of Gen-				
	eral Assembly, 2d Extra Session, in				
	favor of H. C. Strond,		105		
	A. M. Lewis, Paymayter, for the use				
	of the Quartermaster General's De-				
	partment,		,000		
	Capt. Jno. Devereux, for the use of the		,,,,,,		
	Department of Subsistence,		,000		
2 2	Dr. Jno. Yancey, traveling expenses		,,,,,,,,,		
	while in the service of the State,	5	55	70	
	G. M. Green, Sheriff Cleveland conn-		-		
	ty, expenses incorred in collecting		1		
	Arms belonging to the State,		21		
	F. Nash, Clerk to Board of Claims from			1	
100	let to 25th September, 1861,	11.75	100		
	J. B. Hare, Sheriff Hertford county,	,		1	
	be Te rigid busing trousing pount?	13 g		1	

88		1861.—Comptroller's Statement	.111		
	1861:		1		mà
Public fund-	Sept.	exponses incurred in collecting Arms	11 X	13	
disbursoments.	,	belonging to the State,	\$	20	81
		C. C. Blacknall, under resolution of	W.		
		General Assembly, in favor of Claims			
	3	allowed by Board of Claims,	1.	,000	
		H. G. Spruill, for payment of laborers			
		employed in the construction of works			
	WA	of defence at Oregon, N. C.,	1.	,075	37
	UNI	Capt. A. W. Lawrence, Chief of Ord-			
	-	nance, for the purchase of Ordnance,			
		Ordnance Stores and Supplies,	20	,000	
	6 1	Waterhouse & Bowes, traveling ex-			
	1 - 1	penses while in the service of the			
	1	State, and for the payment of arti-		5-	
	1.72	cles purchased by them for the use	-		
	0 5	of the State,	1	,428	40
		G. H. Macon, under resolution of Gen-			
		eral Assembly, in favor of Claims al-			
		lowed by Board of Claims,	1.	,378	30
	1	W. H. Ramsay, for services as Messen			
	0	ger to Board of Claims from 1st to	18		
	1	28th September, 1861,		11	20
	3000	Sundry persons, under resolution of	1' .		
	1 4	General Assembly, in favor of Claims	925		
	- 4	allowed by Board of Claims, as fol-			
		lows:			
	10.25	P. F. Pescud,		56	73°
		W. D. Hackney,	_	18	20
		W. W. Holden,		20	
		Brown, Tate & Co.,		88	60
		James M. Gentry,		449	13,
		T. W. Atkin, advertising for Adjutant			
	,	General in Asheville News,		9	
	,	Sundry Sheriffs, for making returns of			
		the election of Electors for President			
		and Vice President of the U. States.			
	7 13	in November, 1860, as follows:	1		
		W. F. Wasson, Sh'ff Iredell County		28	33
		J. L. Bundy, "Cabarrus "		27	50
	1	W. H. Cullom, · " Johnston "		6	82
		Joseph Lusk, "Gaston "		34	83
		Josiah Hodges, "Pitt"	-11	26	
	1.4	W. J. Murray, "Alamance "		12	83
	1	W. E. Mann, "Pasquotank"		40	
		W. A. Thompson, "Wayne "		10	
	11	W. W. Grier, "Mecklenburg"	- 1	30	83
		0			

1861. Sept.

-	1		1			
١	OF A RECUIPED.	Q	0	90	10	Public fund-
Ì		County,	D		83	disbursements.
	H. B. Deaver, Tax Col. Madison	66	7-		50	
	W. T. Crawford, Sh'ff' Martin	1 66		35	1	
ı	o. D. Illionaging	66			66	•
ı	o. L. Waru, 101k	- 66			58	
ı	It. I. Melvin Diagen				50	
ı	main warker, 1000	a "			50	
I	o. It. Grady, Indianoit	66	1			•
ı	it in. may more, burry				50	
ŀ	o. O. Dillitil, Tronunde	r			16	
ı	o. O. Gilling, Caswell	66			16	
ı	in a divos,	66			50	
ľ	per. 11. Cooper, 11 asia	66		20		
ı	W. II. Dillitti,	66			83	
i	E. A. Cupion, Trankin		9	_	83	
ı	o. A. Wallen, Morthans	pron			50	
ı	Walker Smith, "Rockingh	alli		21		
ı	W. A. Philpott, "Granville	66		12		
ı	P. F. White, "Chowan	66			16	
ı	W. D. Humphrey," Onslow				83	
ı	W. B. Campbell, "Beaufort				50	
i	J. A. Oates, "Sampson				17	
١	Goodman Durden," Washingt	OH			50	
Ī	Rufus Galloway, " Brunswic				83	
ı	Hector McNeill, " Cumberla		J		50	
ı	William Fields, "Lenoir	66			33	
ľ	W. W. Proffit, "Yancey	66			50	
i	A. C. Latham, "Craven	66			33	
	Reuben King, "Robeson		9	-	74	
	W. H. High, "Wake	66			50	
	J. H. Nethercut, "Jones	66			83	
	R. M. Smith, "Wilkes				50	
	Jesse Bledsoe, "Alleghan				83	
	George Dill, " Carteret			27	17	
	F. I Wilson, for examining acc					
	John Spelman, State Print	er, and				
	Syme & Hall, Convention I			12		
	John Spelman, printing done	for Gen-				
	eral Assembly, 1860-'61, a	nd first			1.	
	Extra Session, 1861,	a ,		300	51	
	Syme & Hall, printing done for	General		00	1	
	Assembly, 2d Extra Session,			69	17	
	Martha Spears, a pension allo	wed her			1	
	for the year commencing Se	ptember		100		
	1st, 1861,		1. 6	100		
	THE RESERVE OF THE PERSON NAMED IN		11		1	

Pablic fand—Sept.

Ī		1
ı	Wm. P. Stanback, per Alfred Dockery,	-
i	as double tax refunded,	15
1	George T. Cooke, Postmaster, Raleigh,	
	postage accounts of the several De-	
J	partments in Capitol,	42 09
ł	D. G. McRae, his salary for 1861, as	
ı	keeper of the public arms at Fayette-	
	ville, N. C.,	60
	Charles G. Mitchell, amount of tax re-	
1	funded him under resolution of Gen-	
1	eral Assembly, 2nd Extra Session,	
Ì	1861, the same being overpaid to the	
1	Sheriff of Person county in 1859,	30 08
ľ	G. W. Crumpler, former Sheriff Samp-	00 03
1	son county, on account of insolvent	
1	polls allowed him,	4 86
1	Benjamin Justice, being amount of tax	100
ł	refunded under resolution of General	
	Assembly, 2d Extra Session, 1861,	4
1	J. W. Bowman, being amount of tax	4
ľ	nofunded Charles Band lete Charles of	
į	refunded Charles Byrd, late Sheriff of	
ł	Yancey Co., under resolution of Gen-	47 01
-	eral Assembly, 2d Extra Session, 1861,	47 65
ŀ	Sheriffs, for settling State Taxes for	
i	1860, payable in 1861, as follows:	0.0
i	J. L. Bundy, Sheriff Cabarrus County,	23
1	W. II. Otthorn, Someston	632
	Joseph Lusk, "Gaston "	28 68
	W. F. Wasson, "Iredell "	23 66
l	W. Plemons, tax col. Haywood "	49 66
ļ	Jos. Hodges, Sheriff Pitt "	21 94
-	Mathias Masten, "Forsyth "	16 33
l	J. A. Reel, "McDowell "	35 40
	Mathias Masten, "Forsyth "J. A. Reel, "McDowell "I. R. Hinter, "Gates "W. A. Walton, "Rowan "	27
	W. A. Walton, "Rowan "	20 33
۱	J D Markham, tax col. Pasquotank "	32 60
i	W. J. Murray, Sheriff Alamance "	11 37
	W. E. Mann, "Pasquotank"	32 60
-	W. A. Thompson "Wayne "	9 66
	H. H. Davidson, "Cherokee "	56 32
	W. W. Grier, " Mecklenburg "	25 66
1	R. G. Tuttle, "Caldwell "	29 66
	F. D. Foxhall, "Edgecombe"	16 32
	W. A. Meroney, "Davie "	24 32
	H. B. Deaver, tax col. Madison "	44 86
1	W T Crawford, Sheriff Martin "	20 20

1861. S. M. Fletcher, tax col. Henderson '43 Public fund-Sept. Co., disbursements. 29 G. B. Threadgill, Sh'ff Anson 66 J. L. Ward, Polk 40 32 J. G. Crawford, Macon County in 1860, 49|67 R. P. Melvin, 66 Bladen 15 06 County 66 Martin Walker. Rutherford 39 66 Harnett 7 J. R. Grady. Nathaniel Moody, 66 66 20 73 Stokes 66 66 Wm. Haymore, Surry 23 66 66 26 72 J. C. Smith, Alexander 66 66 J. T. Barnes, Wilson 8 J. C. Griffith, 66 Caswell 12 32 46 66 Hilliard Gibbs, Hyde 19 66 N. W. Cooper, Nash 17 G. M. Green, 66 66 Cleveland 18 46 W. H. Smith, 66 Person 66 13|27 66 66 H. B. Norman, Tyrrell 38|46 66 66 J. B. Hare, Hertford 26|3266 J. M. Carson. Ashe 32|3266 W. Massey, Tax Col. Johnston 7|6666 S. A. Warren, Sheriff 19 Northampton 66 E. A. Gupton, Franklin 9|66 66 23 A. H. Sanders, Montgomery 56 66 Walker Smith, Rockingham 17|80 66 66 K. H. Worthy, Moore 11 66 66 E. A. Davis, Jackson 45|6666 66 W. A. Philpott, Granville 10|60 66 66 Jos. Marshall, Stanly 24|7266 R. M. Jones, 64 Orange 7|66P. F. White, 66 . 66 35 Chowan W. D. Humphrey," 66 Onslow 17|6666 27 W. B. Campbell, Beaufort 66 J. A. Oates, Sampson 15|54 Goodman Durden " 66 Washington 43 66 Rufus Galloway. Brunswick 24|86 W. T. J. Vann, New Hanover 66 20|86

Macon

66

66

66

66

J. S. Keener, Tax Col. Cherokee

Warren

Camden

Lenoir

Yancey

Craven

Cumberland

Perquimans

43

11

39

31

11 11

33|40

13|66

19|66

56|32

66

66

66

66

66

66

66

66

J. G. Gray, Tax Col.

N. R. Jones, Sheriff

Hector McNeill,

E. J. Bareo,

Win. Fields.

W. W. Proffit,

A. C. Latham,

J. R. White,

	1861.		11		
Public fund-		R. King, Sheriff Robeson Co.	\$	14	72
disburşements.	T	W. H. High, "Wake "		3	
		J. H. Nethercutt, " Jones "		16	07
		R. M. Smith, "Wilkes "		27	
X		J. S. Snow, "Halifax "		17	
~		C. A. Boon, "Guilford"			20
		Jesse Bledsoe, "Alleghany"			66
		desse bledsoo, lineghany			80
		aco. Diff,	1	40	00
		Sundry Sheriffs, for making returns of			
		Senatorial Election in their respective			
		Counties, in Aug. 1861, as follows:		0	00
		J. A. Reel, Sheriff McDowell Co.,			33
	P	R. G. Tuttle, "Caldwell "			16
	4	J. C. Smith, "Alex'r Co.,(1860,)		2	50
		R. H. Page, Secretary of State, his 3rd			i
		quarter's salary for 1861,		200	
		O. H. Perry, State Librarian, his 3rd			
		quarter's salary for 1861, and services			
		to Cabinet of Minerals,		112	50
		W. H. Pleasants, for publishing in Lou-			
		isburg Eagle, Governor's Proclama-			
		tion concerning Convention,	1	24	
		E. B. Drake & Son, for publishing in			-
		Iredell Express, Governor's Procla-			
		mation comcerning Convention,	-	10	
				10	
		Syme & Hall, printing done for the			
		Convention, May and June Session,		795	50
. ,	7,	1861,	-	735	33
		C. F. Lowe, expenses incurred in con-			
		veying funds to Raleigh for Public	1	4.0	
		Treasurer,		10	
		Wesley Jones, expenses incurred in			
		conveying funds from Newbern to			
		Raleigh for Public Treasurer,		11	50
		W. H. & R. S. Tucker, for articles fur-			
	-3.3	nished the State,		,064	46
		Daniel Tucker, under resolution of Gen-			
		eral Assembly, 1860-'61,		40	
		G. H. Wilder, for 10 cords and 48 feet			
		of wood furnished the State,	1	44	94
	4	H. Adams, expenses incurred in con-			
		veying funds to Raleigh for Public			
		Treasurer,		9	
		2.00,010,01			
		9	3,750	0.039	74
		4	,,,,,,	3	

COMPTROLLER'S DEPARTMENT,

RALEIGH, N. C., November 20th, 1862.

To the Honorable, the General Assembly

of North-Carolina:

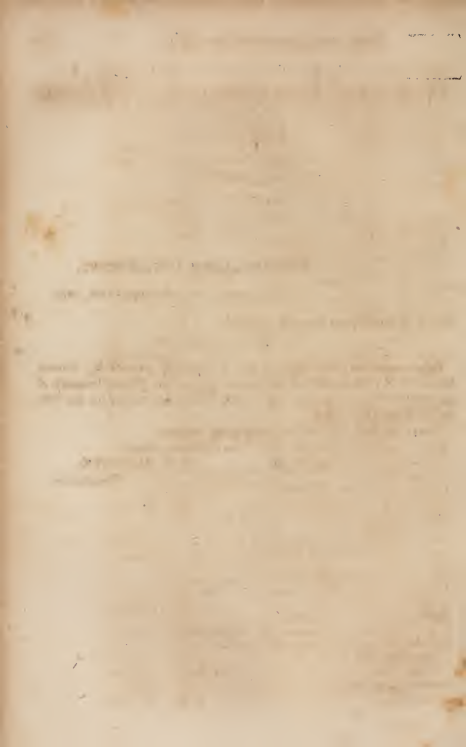
Gentlemen: In obedience to law, I herewith present my Annual Report of the Receipts and Disbursements at the Public Treasury of the State of North-Carolina, during the fiscal year ending on the 30th day of September, 1862.

I have the honor to be, with very great respect,

Your obedient servant,

C. H. BROGDEN,

Comptroller.



COMPTROLLER'S STATEMENT.

1862.

GENERAL STATEMENT.

General state-

1	1	1)
Amount in hands of Public	. /	^
Treasurer, Oct. 1st, 1861,	\$ 413,187 36	
Receipts of Literary Fund for		
fiscal year ending Septem-	100 010 20	
ber 30th, 1862, Receipts of Public Fund for	126,610 36	
fiscal year ending Septem-		
ber 30th, 1862,	13,297,973 50	
Receipts of Sinking Fund for	20,201,010	
fiscal year ending Septem-		
ber 30th, 1862,	138,600	\$13,976,371 22
Disbursements of Lite'ry Fund		
for fiscal year ending Sept.		
30th, 1862,	84,780 53	
Disbursements of Public Fund		
for fiscal year ending Sept.	10 107 794 79	
30th, 1862, Disbursements of Sink'g Fund	12,167,734 72	
for fiscal year ending Sept.		
30th, 1862,	158,000	12,410,515 25
Leaving in hands of Public		
Treasurer, Oct. 1st, 1862,		\$ 1,565,855 97

LITERARY FUND.

Literary fund.

Receipts of Literary Fund for fiscal year ending Sept. 30th, 1862,	•	3	126,61036
Balance overdrawn by Litera-			,
ry Fund, Oct. 1st., 1861,	\$ 18,046	38	100
Disbursements of Lit'ry Fund			
for fiscal year ending Sept.			
30th, 1862,	84,780	53	102,827 41
Balance due this Fund, Oct.		-	
1st, 1862,		\$	23,782 95

Public fund.

PUBLIC FUND.

Balance due Public Fund, Oct.	
1st, 1861,	\$ 411,694 24
Receipts of Public Fund for	
fiscal year endingSept.30th,	
1862,	13,297,973 50 \$13,709,667 74
Disbursements of Public Fund	
for fiscal year ending Sept.	
30th, 1862,	12,167,734 72
Balance due this Fund, Oct.	
1st, 1862,	

Sinking fund receipts.

SINKING FUND.—(Receipts.)

STATEMENT E.

Exhibiting the sources from which the Receipts of the Sinking Fund have been derived during the fiscal year ending Sept. 30, 1862, as follows:

1862.		\$ 19,540	
Jan. 1862.	Received of the Raleigh and Gaston Railroad Company, as dividend on stock in said Road, appropriated to the Sinking Fund,	20,475	,
Aug.	Received of the Raleigh and Gaston Railroad Company, as dividend on stock in said Road, appropriated to the sinking Fund,	68, 2 50	
	Received of the State of North Carolina, as interest on State Coupon Bonds, held by Sink- ing Fund,		\$158,14 0

SINKING FUND—(Disbursements.)

Sinking funddisbursements.

STATEMENT F.

Showing the Disbursements of the Sinking Fund for the fiscal year ending Sept. 30, 1862, as follows:

1862. Aug.	Tranferred to the Public			T
Aug.	Fund in payment for 158			
	State Coupon Bonds of \$1,000 each dated March			H
	1st, 1862, and bearing 8		4 4 5 0 0	
	per cent. interest		\$ 158,00	00
	Balance due this Fund, Oct. 1st, 1862,	-	\$ 14	10

RECEIPTS AND DISBURSEMENTS

· Receipts and disbursoments.

Of Literary Fund for fiscal year ending September 1862.

1			
		RECEIPTS.	DISBURSEMENTS.
1861.	October,	84/16	. \$ 5,106 58
66	November,	27,795 36	0'0111-0
66	December,	45,03139	2,554 08
1862.	January,	226 46	2,849
"	February,	30630	1,712 80
66	March,	2,011	2,390 50
66	April,	2,327 22	31,986 61
46	May,	27,713 60	7,583 05
66	June,	15,211 68	10,729 11
66	July,	46	9,737 42
44	August,	1,168 55	4,09004
16	September,	4,688 64	2,995,64
		2,000	2,000
		\$ 126,610 36	\$ 84,780,53
	The state of the s	1.0	4. 523.00100

Receipts and disbursements.

RECEIPTS AND DISBURSEMENTS

Of Public Fund for fiscal year ending Sept. 30, 1862.

Literary fund-receipts.

LITERARY FUND.—(Receipts.)

STATEMENT A.

Exhibiting the several sources from which the Receipts of the Literary Fund have been derived.

Auction Tax, Bank Dividends, Deaf and Dumb Asylum Tax, Entries of Vacant Lands, Navigation Dividends, Tax on Retailers of Spirituous Liquors, Wilmington & Manchester Railroad Dividends, Wilmington & Weldon Railroad Dividends,	29,536	03 89 48
Detailed as follows:	\$ 126,610	36

Oct. Received of sundry persons for entri	s \$	84 16
---	------	-------

	The second second second			
1861.				W.1. 0 2
Nov.	Sundry persons for entries of Vacant			Literary fund receipts.
Bull	Lands, Bank of Cape Fear, dividend on stock held by Literary Board in said Bank, E. H. Cabiniss, Agent for Roanoke		75 36 27,220	162-
diam.	Navigation Company, dividend on stock held by Literary Board in said Company,		500	
Dec.	Sundry persons for entries of Vacant Lands,		413 50	
-/	Bank of North-Carolina, dividend on			
	stock held by Literary Board in said Bank,		15,081	
200	Wilmington & Manchester Railroad			
Aug.	Company, dividend on stock held by Literary Board in said Company,		29,536 89	
1862.				
Jan.	Sundry persons for entries of Vacant Lands,		226 46	
Feb.	Sundry persons for entries of Vacant			1 45
Mar.	Lands, Sundry persons for entries of Vacant		306 30	
1	Lands,		61	
	Cape Fear Navigation Company, divi- dend on stock held by Literary Board			
Amuil	in said Company,		1,950	
April.	Sundry persons for entries of Vacant Lands,		178 74	
	Wilmington & Weldon Railroad Com- pany, dividend on stock held by Lite-			
3.00	rary Board in said Company,	1	2,148 43	- 47
May.	Sundry persons for entries of Vacant Lands,		243 60	
	Bank of Cape Fear, dividend on stock	-		
	held by Literary Board in said Bank, Yadkin Navigation Company, dividend		27,220	
4	on stock held by Literary Board in		250	
June.	said Company, Sundry persons for entries of Vacant			En a
	Lands, Bank of North-Carolina, dividend on		130 68	
	stock held by Lit. Board in said Bank,		15,081	- "
July.	Sundry persons for entries of Vacant Lands,		46	
Ang.	Sundry persons for entries of Vacant			
	lands,	It	38 30	

	-117			34	
	1862.	1	()	1	
Literary fund-	Ang.	T. J. Carr, Sheriff Duplin county, Auc			
receipts.		tion tax,	8	5	25
		The following Sheriffs, tax for indigen-	-		
		pupils at N. C. Institution for Deal	P		
		and Dumb and the Blind:			-
		Wm. Haymore, Sh'ff Surry County	-	150	
		David Loftin "Davidson"	2	75	
		Sundry Sheriffs, &c., tax on Retailers			
		of Spirituous Liquors, as follows:			12
		W. Massey former Tax Col. Johnston			
		county,		90	
		A. A. Hassell, Sh'ff Bertie Co.		60	
		T. J. Carr, "Duplin "	,	60	
		J. T. Barnes, "Wilson"		150	17
		J. W. Steed "Randolph "		30	4
		illo. II. Stood,		- 1	
		i with tray more, burry		90	
		D 35 T		30	
		Talle of the state		120	
		ilo. II. Bobg,		30	
-		i	1	60	
		Har Spainhour, Lax Ooi. Durke		90	
	Cont	pri. W. Cooper, Cherm Trash	H	90	
	Sept.	Sundry persons for entries of Vacan		61	00
	5	Lands,		61	
	,	Sundry Sheriffs, Auction Tax,		231	11
		Sundry Sheriffs, &c., tax on Retailer	3		
		of Spirituous Liquors, as follows:		00	
		R. B. Paschal, Sh'ff Chatham Co.	,	90	
		live I. wasson, Ireden		30	
		W. II. I GIAIIIS, Ida OOI. I III		90	
		ilm. II. Worthy, Diferin moore		30	
		J. R. Smith, Tax Col. Wayne "		210	
		Mathias Masten, Sheriff Forsyth "		30	
		R. P. Melvin, "Bladen "		30	
		W. H. Wallon, Lowall		360	
	~	il Hamance		60	
	2 1	llo osobu misk, Gaston		90	
3		W. H. Helloney, Davie		30	p.
		Trootor morron, Online I and		180	
200		ilo. D. IIIII C,		60	
		W.Plemmons, TaxCol. Haywood "		30	
		G.B.Threadgill, Sheriff Anson "		30	
		G. M. Green, "Cleaveland"		60	
		Joseph Marshall, "Stanly "		60	
		W. A. Philpott, "Granville"		210	
		W. H. Smith, "Person "		301	

						=
862.						
ept.	H. B. Deaver, Tax Co	l. Madison	Co.,	\$	30	Literary fund
-	W. T. Crawford, Sh'ff.		66		60	receipus.
Title.	J. C. Griffith, "	Caswell	66		90	
200	J. A. Oates, "	Sampson	66		120	
M	Wm. Fields, "	Lenoir	46		150	
		Stokes	66		30	
	Martin Walker, "	Rutherford	66		30	
		Rockingham	66		150	
	E. A. Gupton, "	Franklin	66		60	
	W. T. J. Vann, "	N. Hanover	66		30	
	C. A. Boon, "	Guilford	66		90	
	Lewis Williamson, "	Columbus	= 66		450	
	P. T. Magner Tor Col	Tohnston	66	- 1	90	
	P. T. Massey, TaxCol.	Walta			390	
	W. H. High, Sheriff,	Wilkes	66	1	30	
	It. Dit. Ciliting		66		60	
			66	1		
	Reuben King, "	Robeson			30	
-2	S. A. Warren, "	Northampton	1 "		150	
		McDowell	56		90	
	J. S. Snow, "	Halifax			180	
	Sundry Sheriffs, tax	for indigent p	upils	-		
	at N. C. Institution					
	Dumb and the Blir					
	Joseph Cobb, Sheriff		Co.,		75	
	J. L. Bundy, "	Cabarrus	66		75	
	W. A. Walton, "	Rowan	66		75	
	J. R. Grady, "	Harnett	66		150	
				\$ 126,	610	36

LITTUARY FUND.—(Disbursements.)

Literary fund-disbursements.

STATEMENT B.

Exhibiting the several objects for which the Disbursements of the Literary Fund have been made:

Asylum for the Deaf and Dumb and the Blind, Common Schools, Expense Account,	\$ 15,000 64,812 4,967	
	\$ 84,780	53

Detailed as follows:

		- 12	
	1861.		
Literary fund—disbursements.	Oct.	Paid sundry Counties for support of Common Schools, Spring Distribu- tion, 1861, as follows:	ф 608 KQ
		Wilkes County, Peter Eller, Chm'n, Camden "Thos. Palmer,"	\$ 698 52 310 44
		Henderson "Jos. Maxwell, "Davidson "John Haines, "	412 98 847 38
		Sampson "A. Monk, "	738 66
		S. H.Young, Treasurer N. C. Institution for the Deaf and Dumb & the Blind,	2,000
7. 1		Pulaski Cowper, Secretary to Literary Board, expenses of meeting of said	
		Board, 10th and 18th of Oct., 1861, J. J. Stewart, for publishing in Salisbu-	86 60
		ry Banner, Spring Distribution, 1861,	10
	Nov.	Common School Fund, Sundry Counties, for support of Com-	12
		mon Schools, Spring Distribution, 1861, as follows:	
		Davie County, L. Bingham, Ch'mn., Onslow " E. W. Fonville, "	419 88 422 40
	-1 1	Halifax "J. R. Gary, "	780 42
		S. H. Young, Treasurer N.C. Institution for the Deaf and Dumb and the Bind,	
		C. H. Wiley, General Superintendent of Common Schools, his 3rd quarter's	
		salary for 1861, W. J. Yates, for publishing in Western	375
	-	Democrat, Fall Distribution, 1861,	24
		J. W. Syme, for publishing in Raleigh	27
	5 7	Register, Spring and Fall Dittribution, 1861, Common School Fund,	24
	Dec.	Sundry Counties, for support of Com- mon Schools, Spring Distribution,	
		1861, as follows: Watauga Co., M.C. Harmon, Chm'n,	200 88
		Nash "J. J. Q. Taylor, "	474 30
	20 1	McDowell "Wm. A. McCall, "	344 46
	9	Bladen "Neill Graham, "	481 44
		S. H. Young, Treasurer of the N. C. Institution for the Deaf and Dumb and	
4.		the Blind, Thomas Loring, for publishing in Golds-	1,000
		boro' Tribune, Fall Distribution, 1861,	24
		Common School Fund,	21

		1.00	
1861.			Literary fund-
Dec.	C. H. Wiley, for services rendered to Literary Board,		disbursements-
	T. W. Atkin, for publishing in Ashville	\$ 5	
	News, Fall Distribution, 1861, Com-		
	mon School Fund,	24	
1862.			
Jan.	S. H. Young, Treasurer of the N. C. Institution for the Deaf and Dumb and		
	the Blind,	2,000	
	C. H. Wiley, General Superintendent	2,000	
	of Common Schools, his 4th quarter's		
	salary for 1861,	375	
	C. H. Wiley, for postage paid by him on official documents, from 1853 to 1861		141
	inclusive,	450	
	W. W. Holden, for publishing in N. C.		
	Standard, Fall Distribution, 1861,	0.4	
Feb.	Common School Fund,	24	
reb.	D. C. McIntyre, Chairman, for support of Common Schools in Robeson Coun-		
	ty, Spring Distribution, 1861,	664	80
	S. H. Young, Treasurer of the N. C. In-	(1	
	stitution for the Deaf and Dumb and	4 000	
	the Blind, J. J. Stewart, for publishing in Salisbu-	1,000	
	ry Banner, Fall Distribution, 1862,	- 10	
	Common School Fund,	24	1
	T. W. Atkin, for publishing in Ashville		
	News, Fall Distribution, 1862, Com-	24	1
Mar.	mon School Fund, S. H. Young, Treasurer of the N. C. In-	24	
1111111	stitution for the Deaf and Dumb and		
	the Blind,	1,000	3
	C. H. Wiley, General Superintendent		4
	of Common Schools, for subscription to N. C. Journal of Education, sent		
	to Chairmen of Common Schools, un-		
	der act of General Assembly,	1,129	
	C. H. Wiley, annual appropriation of		- 5
	the General Assembly for educational purposes, for 1861–'62,	200	
	R. Granger, for publishing in Washing-	200	
	ton Dispatch, Fall Distribution, 1861,		
	Common School Fund,	24	
-	John Spelman, for publishing in State		

	1862.				
Literary fund:-	Mar.	Journal, Fall Distribution, 1861, Com-			
disbursements.		mon School Fund,	\$	24	
		John Spelman, for printing done for Li-	1		
		tery Board,		13	50
	April.	Sundry Counties, for support of Com-			
		mon Schools, Spring Distribution,			
		1862, as follows:		- 3	
		Cumberl'd Co., A.M. Campbell, Chm'n,		1,250	
		Rowan Co., D. A. Davis, "		1,367	
		Warren "Samuel Bobbitt, "	7	1,140	
		Buncombe "M. Patton, "		1,249	
		Hyde "N. Beckwith, "			10
		(Spring, 1861,)		395	
		Mecklenburg, "J. P. Ross, "		1,476	32
		Greene "B. S. Hardy, "		667	
		Chatham "J. S. Lassiter, "Wake "S Stephenson "		1,670	00
		D. Diephenson,		2,406	
		Derue ous. Cooper,		1,160	
		prederi soni Davidson,		1,362	
		I. D. Farmer,		874	
		Clange w. H. Diown,		1,566	
		Guilford "Nathan Hiatt, " Randolph, "Jonathan Worth,"		1,955 1,696	
		Cleveland "J. R. Logan, "		1,208	
		New Hanover "S. D. Wallace, "		1,848	
		Alamance "John Trolinger "		1,101	
		Burke "M. M. Kebler, "		871	
		Forsyth "J. W. Alspaugh,"		1,259	1
		Edgecombe "David Barlow, "		1,251	
		Person, "G. D. Satterfield,"		961	
		Franklin "W. T. Johnson, "		1,185	
		S. H. Young, Treasurer N. C. Institu-		_,	
		tion for the Deaf and Dumb and the			
1		Blind, -		2,000	
		Expenses of meeting of Literary Board			
		in Raleigh, April 2d, 1862,		58	50
	May.	Sundry Counties for support of Com-			
100		mon Schools, Spring Distribution,			
	100	1862, as follows:			
	7 %	Union Co'ty, M W Cuthbertson, Chm'n,	-14	1008	
		Richmond Co., B. B. McKenzie, "		927	
		Wilkes "Peter Eller, "		1,499	1
		Alleghany "Jas. H. Parks, " Stokes "W A Mitchell"		368	1.
1		ilotoros i. II. Iditoron,		989	7
	201	place Telli Granam,	1	811	
		Watauga " Robert Shearer, "	1	516	100

				The state of
1862.		1.		
May.	S. H. Young, Treasurer N. C. Institu-		1	Public fund—disbursements.
	tion for the Deaf and Dumb and the		100	uisouren en en
	Blind,	\$	1,000	
	C. H. Wiley, General Superintendent			
	of Common Schools, his first quarter's			
	salary for 1862,		375	
	C. H. Wiley, General Superintendent,		111	
	&c., for postage paid by him on offi-			
State of the	cial documents, and expenses of		0 00	
	printing,		8 62	
***	John Spelman, printing done for C. H.		Prin	
т .	Wiley, as Gen'l Superintendent, &c.,		77]	
June.	Sundry counties, for support of Com-			
	mon Schools, Spring distribution,			
	Rockingham Co., J. W. Burton, Ch'n,		1,494 66	at.
	Moore "W. D. Dowd, "		1,095 32	
	Gaston "Stephen Morris, "		886 24	- 4
	Northampton "Herod Faison, "		1,119 81	1000
	Sampson "A. Monk, "		1,076 88	100
	Yadkin " James Sheek, "		1,065 67	
	Surry "Sam'l, H. Taylor, "		813 68	
	Henderson "Jos. Maxwell, "		1,040 13	
	Wayne "W. K. Lane, "		1 112 72	
	S. H. Young, Treasurer N. C. Institu-			
	tion for the Deaf and Dumb and the		1 000	
	Blind,		1,000	
	J. W. Alspaugh, for publishing in Winston Sentinel, Fall Distribution, 1861,		100	
	Common School Fund,		24	
July.	Sundry counties for support of Com-			
oury.	mon Schools, Spring distribution,			
	1862, as follows:			
	Camden County, Thos. Palmer, Ch'n,		397 18	
70.00	Gates "R. H. L. Bond, "		723 52	
	Hertford "Jos. B. Slaughter,"		812 13	
	Caswell "Alvis Lea,"		1,311 12	
	Stanly "Jno. W. Smith, "		770 72	
	Haywood "Jos. Cathey, " Isokson "Wm H Bryson "		596 64	
	oackson will. II. Dryson,		569 31	
	macon "J. R. Sher,		609 25	
	D. II. Homesa,		1,439 05	
	S. H. Young, Treasurer of N. C. Institution for the Deaf and Dumb and			
	the Blind,	1	1,000	
	C. H. Wiley, General Superintendent		2,000	
	.,			

1862.			
Literary fund- July.	of Common Schools, his 2d quarter's		054
	salary for 1862,	\$	375
	C. H. Wiley, as subscription to N. C.		-
THE REST	Journal of Education, sent to School Districts and Examining Committees,		1,133 50
Aug.	Sundry counties for support of Com-		1,100,00
22,00.	mon Schools, Spring distribution,		1
1000	1862, as follows:		-14
5 (200) 7/100	Davidson County, Jno. Haines, Ch'n,		1,540 75
	Onslow "E. W. Fonville, "		783 85.
2 400	Onslow "E. W. Fonville, "Catawba G. P. Shuford, "Lenoir J. W. Cox, "		1,057 90
Sept.	G. W. Hayes, Chairman for support of		707 54
peh.	Common Schools in Cherokee county,	-	
	Spring distribution, 1862,		941 64
Grant Co.	S. H. Young, Treasurer N. C. Institu-		
	tion for the Deaf and Dumb and the		
	Blind,		2,000
1000	Fulton & Price, for publishing in Wil-		
	mington Journal, Spring and Fall distribution, 1861, Common School		
	Fund,		36
-	Expenses of meeting Literary Board in		,
2000	Raleigh, September 9, 1862,		18
		-	04 700 50
m (1)		\$	84,780 53

Public fund receipts.

PUBLIC FUND—(Receipts.)

STATEMENT C.

Exhibiting the several sources from which the Receipts of the Public Fund have been derived.

	Accrued Interest on 8 per cent. cer-	
1	tificates of State Stock,	\$ 12,970 21
	Cherokee Bonds,	2,370
	Collateral Descents received from	
	Clerk Supreme Court,	41 67
	Confederate Tax,	1,404,074 16
1	Contingencies,	35
ı	Insane Asylum Tax,	4,756 59
-	Insane Asylum, Pay Patients,	30

	•	1			
	Int. on payments of ConfederateTax,	\$	3,936	46	Public fund-
	Interest on State Loans,		10		receipts.
	Interest on State Treasury Notes,	1	276	20	
	Military Appropriation,		788,257	05	6 6
	Public Taxes,		680,920	39	THE PERSON NAMED IN
	Revised Code,		99		10
	State Coupon Bonds issued to Fay-				
	etteville & Western Railroad Com.		62,000		
i	State Coupon Bonds issued to West				
ı	ern N. C. Railroad Company,		220,000		
ı	State Coupon Bonds, 8 per cent. sold				
1	to meet liabilities of the State,		3,121,448		
ı	State Coupon Bonds 6 per cent. sold				3 2
	to meet liabilities of the State,		129,000		- 12
	State Loans,		3,460,487		-
	Tax on Attorneys' License,			75	
	Tax on Bank Stock,		27,574		
	Treasury Notes Issued,		3,357,810		
	Wilmington & Weldon R. R. Bonds,		21,776	10	
		-		-	
1		[3]	13,297,973	150	

Detailed as follows:

1861.		
Oct.	Received of Jesse Bledsoe, Sheriff of	
	Alleghany county, on account of in-	
	digent patients from said county in	
	Insane Asylum of N. C.,	\$ 131
	Asa Biggs, Judge of Confederate Court	
	of the District of N. C., as proceeds	
A . S. W.	of the sales of prizes taken by steam-	
Y	ers belonging to the State,	35,021 33
	Received of the Confederate Govern-	
	ment, per Gov. Clark, in two bonds	
	of the "Confederate States of Ameri-	
	ca," of \$1,000 each, being part of the	
	sum paid by the State of North-Caro-	0.000
	lina, on account of Coast Defences,	2,000
	Sundry Banks, &c., of N. C, tempo-	
10	rary loans to meet liabilities of the	
	State, as follows:	10,000
	Branch Bank of Lexington, Graham,	10,000
1181	Greenshoro' Mutual Life Insurance and	10,000
	Trust Company,	
	Bank of North-Carolina,	25,000]

	300			E.	
	1861.				
Public fund-	Oct.	Branch Bank of Cape Fear, Raleigh,	\$	25,000	
receipts.		Bank of Charlotte,		20,000	
		Bank of Washington,		25,000	
		Hillsboro' Saving Institution,		4,925	0
	-01	Farmer's Bank of North Carolina,		25,000	
12.00		Bank of Clarendon,		24,613	
		Bank of Fayetteville,		24,238	50
		Literary Fund,		15,081	
		Merchants' Bank of Newbern,		24,642	
		Bank of Wilmington,		50,000	
100		Bank of Commerce, Newbern,		19,700	
		Sundry Banks, tax on Capital Stock, as			
	-	follows:		0/72	00
- 8.0		Miners' and Planters' Bank,		375	
	,	Bank of Lexington,		741	
		Bank of Cape Fear,		3,142 812	
		Bank of Washington, Bank of Clarendon,	_	1,200	4
		Issued at sundry times during this month		1,200	
		in Treasury Notes of the denomina-			
		tion of \$1, authorized to be issued un-			
		der an act of the General Assembly			h
		of N. C.,		16,154	
		Issued at sundry times during this			
		month, in Treasury Notes of the de-			
		nomination of \$2, authorized to be		1	
		issued under an act of the General			
	2.7	Assembly of N. C.,		1,000	
	Nov.	W. W. Proffitt, Sheriff of Yancy Coun-			
		ty, on account of indigent patients			
	1. N. IV	from said county, in Insane Asylum		100	140
		of N. C.,		130	45
		Asa Biggs, Judge of the Confederate			
		Court of the district of N. C., amount of decrees in favor of the Public			
Carl.		Treasurer of N. C.,		40	52
. 44		Received of the Confederate Govern-		10	02
		ment, per Gov. Clarke, in bonds of			
	1	the "Confederate States of America,"	=		
		on account of money advanced by			
	6	the State of N. C., for Military pur-			
		poses,		2,500)
		Wharton J. Green, Col. Independent			1
		N. C. Regiment, being in part of \$50,-			1
4		000 advanced him by the State, on			1
		account of said Reg't, under an act	11		

	and the second second second		- 60	100
861.		1		
Nov.	of the General Assembly of N. C.,			Public fund-
	extra session, 1861,	\$	10,000	receipts.
-	Issued to C. B. Mallett, Pres't of Fay-			
	etteville and Western Railroad Com-			
	pany, 52 State Coupon Bonds of			
	\$1,000 each, dated Oct. 1st, 1861,			
	and running 30 years,		52,000	ALC: NO
	Sundry Banks, &c., of N. C. Tempora-			
	ry loans to meet libailities of the	1		
	State, as follows:			
	Bank of Cape Fear,		29,535	
	Bank of Washington,		50,000	4 10
	Bank of Wadesboro',		20,000	2000
	Bank of Lexington,	1	5,907	
	Bank of North Carolina,		14,940	-
	Bank of Fayetteville,		24,238	50
	Bank of Clarendon,		24,250	
	Commercial Bank of Wilmington,		29,546	31
	Bank of Yanceyville,		10,000	
-	John G. Williams & Co.,		15,000	
	Branch Bank of Cape Fear, Raleigh,		29,535	
	Bank of Clarendon,		24,250	
r	Bank of Fayetteville,		24,238	
	Bank of Wilmington,		49,235	
	Farmers' Bank of N. C.,		9,848	77
	Issued at sundry times during the month		. /	
	of November, 1861, in Treasury			
7	Notes of the denomination of \$2, au-			
	thorized to be issued under an act			
	of the General Assembly of N. C.,		18,400	
	Issued at Sundry times during this			
	month in Treasury Notes, of the de-			
	nomination of \$1, authorized to be		100	
	issued under an act of the General		- 0 -	
	Assembly of N. C.,		30,700	
	Issued to Fayetteville & Western Rail-			
	road Company, 10 State Coupon			
	Bonds of \$1,000 each, dated Oct. 1st,			1000
	1861, and running 30 years,		10,000	
	Bank of Commerce, Newbern, tax on		040	
D	capital stock,		819	54
Dec.	Sundry persons, interest on Treasury			
	Notes, authorized to be issued under		070	00
	an ordinance of the Convention,		276	20
	Sundry persons for bonds of the Confed-		0 500	
	erate States of America,		8,500	

			1.5		
Dullin ford	1861.				
Public fund— rescipts.	Dec.	Sundry Banks, &c., of N. C., tempora-			ı
		ry loans to meet liabilities of the State,			
		as follows:			
	1	Greensboro' Mutual Life Insurance and	d 10	200	
		Trust Company,	\$ 19	,800	
		Branch Bank of Cape Fear, Greens-	04	797	50
1000		borough, Hillsboro' Savings Institution,		737 924	
		Farmers' Bank of N. C.,	1	000	1.6
		Merchants' Bank of Newbern,		770	88
		Bank of Commerce, do	29	689	32
410		Bank of Cape Fear,		,000	
4 4		Bank of Clarendon,	24	750	
		Bank of Washington,	49	506	85
16	0	Greensboro' Mutual Life Insurance and		,000	
		Trust Company,	9.	850	
		Bank of North-Carolina,	98.	466	70
		B'k of Wilmington, tax on capital stock,		875	
		Issued at sundry times during the month			
		of December, 1861, in Treasury notes			
		of \$100 each, authorized to be issued			
		under an ordinance of the Conven-			
		tion of N. C., and bearing interest at			
		6 per cent. per annum,	109,	200	
		Issued at sundry times during this month			
		in Treasury Notes of the following			
		denominations, authorized to be is-			
		sued under an act of the General As-			
		sembly of N. C.:			
		Notes of \$2 each,		900	
		" of \$1 "		500	
		" of 5 cents each,		720	
	1222	" of 20 cents "	5,	620	-
	1862.	T 7 C 1			
746	Jan.	Jacob Siler, Agent for the collection of			
		Cherokee Bonds, on account of said		40	
100		Bonds,	- 0	70	
		Trustee of Washington county, on ac-		- 1	
		count of indigent patient in Insane		233	en
		Asylum of N. C., from said county,		200	UU
		Received of the Confederate Govern-			
		ment through Gov. Clark, in four bonds of the Confederate States of			
		America, being part of the sum ad-			
	180	vanced by the State of N. C., on account of coast defences,	1	000	1
		g count of coast defences,	4,	000]	

	ALCOHOLD TO THE REAL PROPERTY.	V.				
862.						
in.	R. F. Simonton, being amount over-				Public fund	
	paid him for Catawba county on ac-				receipts.	
	count of expenses for military pur-					
	poses,	\$	2,856	61		
	W. H. & R. S. Tucker, loan to meet lia-		1			
	bilities of the State,		15,500			
	Bank of Clarendon, loan to meet liabil-		,			
	ities of the State,		24,626	02		
	Hillsboro' Savings Institution, loan to					
100	meet liabilities of the State,		3,750	-	277	
	Bank of Wilmington, tax on capitol					
	stock,		2,400		W 1	
	Issued at sundry times during this month					
	in Treasury Notes of the following				- 7	
	denominations, authorized to be is-					
	sued under an act of the General As-					
	sembly of N. C.:					
	Notes of 20 cents each,		12,546			
-	" " 5 " "		3,162	50		
	" " 50 " "		5,150			
	" " 25 " "		2,575			
	" " \$1 "		52,900			
	" " \$2 "		55,600			
	Issued at sundry times during this				-	
	month in Treasury Notes of the fol-					
	lowing denominations, authorized to					
	be issued under an ordinance of the					
	Convention of N. C., and bearing					
	interest at 6 per cent. per annum:		40 000			
	Notes of \$ 50 each, '	-	49,000			
	" " \$100 " " " " " " " " " " " " " " " " " "	1	58,000			
			11,100		110 -	
	Issued at sundry times during this month in Treasury Notes of the follow-					
	ing denominations, authorized to be					
	issued under an ordinance of the					
-	Convention of N. C., and bearing no					
	interest;				2.5	
	Notes of \$50 each,		22,100			
	Notes of \$100 each,		12,400			
	Notes of \$10 each,		15,680			
eb.	Jacob Siler, Agent for the collection of		20,700			
	Cherokee Bonds, on account of said					
	Bonds,		592			
	Issued to Western N. C. Railroad Com-					
	pany 220 State Coupon Bonds of					

100			`	
	1862.			
Public fund-	Feb.	\$1000 each, dated October 1st, 1861,	-	
receipts.		and running 30 years,	\$ 220,000	
	The .	Sundry Banks, &c., of N. C., temporary		
		loans to meet liabilities of the State,		
		as follows:		
		W. H. & R. S. Tucker,	5,000	
291 -		Bank of North-Carolina,	7,981	
		Greensboro' Mutual Life Insurance and		
00		Trust Company,	9,850	
	- 11	Branch Bank of Cape Fear Greensboro',	24,612	50
		Issued at sundry times during this		
		month in Treasury Notes of the fol-		
		lowing denominations, being balance		,
		of \$120,000, authorized to be issued		
		under an ordinance of the Conven-		
		tion, January 30th, 1862:		
		Notes of \$100 each,	36,300	
		Notes of \$50 each,	50,400	
		Issued at sundry times during this		
		month in Treasury notes of the fol-		
		lowing denominations, authorized to		
		be issued under an ordinance of the		
		Convention of N. C.:		
		Notes of \$20 each,	101,700	
		Notes of \$10 each,	45,000	
		Issued at sundry times during this		1
		month in Treasury Notes of the fol-		
		lowing denominations, authorized to		
		be issued under an act of the General		
		Assembly:		
		Notes of \$2 each,	35,462	
		Notes of \$1 each,	59,112	
		Notes of 50 cents each,	17,035	
		Notes of 25 cents each,	8,517	50
		Notes of 10 cents each,	3,710	
-4		Notes of 5 cents each,	1,855	
		J. G. Martin, Adj't-General, amount of		
		fines paid into his office, due from		-
	7	resigned Militia officers,	50	
- 3	Mar.	Major John Devereux, A. Q. M., being		
		amounts received from the Confeder-		
		ate Government and other sources on		
		account of Military expenditures,	530,029	78
		Received at sundry times during this		
		month, of the following persons for		
		Bonds of the State of North Caroli-		

			×0
1862.			0
Mar.	na, bearing interest at the rate of 8		Public fund-
•	per cent per annum, authorized by		
39	an Ordinance of the Convention of North Carolina, passed Feb. 1862,		
450	entitled "An Ordinance to provide		
0	for funding the Treasury Notes of N.		
	Carolina, and for other purposes," as		
March 1	follows:		
	John G. Williams & Co.,	\$110,448	
	J. G. Lash, Cashier, &c.,	168,500	
	Sundry Banks, &c., of N. C., tempora-		1.0
	ry loans to meet liabilities of the State, as follows:		
	C. W. Garrett,	5,000	
	Bank of Wadesboro',	20,000	
	" Wilmington,	29,546	
	" Fayetteville,	50,000	
	" Wilmington,	50,000	
	Issued at sundry times during this		
	month in Treasury Notes of the fol-		
	lowing denominations, authorized to be issued under an act of the General	-	
	Assembly:		
	Notes of 5 cents each,	2,337	50
	" "10 " "	4,675	
	" " 25 " " ,	7,287	50
100	" " 50 " "	14,575	5/ -
7	" " \$1 each " " \$2 "	88,089	
	Issued at sundry times during this	52,346	
FT. A	month in Treasury Notes of the fol-		0.00
	lowing denominations, authorized to		
	be issued under an Ordinance of the		
	Convention of N. C., as follows:		
	Notes of \$ 5 each,	24,000	
	" " \$10 " " « §20 "	81,000	
-	Wilmington & Weldon Railroad Co.,	160,000	
100	on account of bonds of said Co., duc		
Mary and	the State,	21,776	10
April.	Received during this month of sundry		
11	persons, for bonds of the State of N.		
- 19 -	Carolina, bearing interest at the rate		
1000	of 6 and 8 per cent. per annum, au-		-
- Marie Land	thorized by an Ordinance of the Con- vention of North Carolina, passed		
22 1 1 1	a toute of Living Caronna, passer	1	

					-
Public fund—receipts.	1862. April.	February, 1862, entitled "An Ordinance to provide for funding the Treasury Notes of N. C., and for other purposes," as follows:			e
	. 0	STOCK TAKEN AT 6 PER CENT.			
		C. R. Thomas,	\$	1,500	
		A. Gordon,		1,000	
		W. H. Jones, Cashier,		29,500 500	
		W. D. Patterson,		300	
		STOCK TAKEN AT 8 PER CENT.			
q		J. G. Lash, Cashier,		84,000	
		R. C. Pearson,		1,500	
	7 3	G. W. Mordecai,		1,000	
-		C. R. Thomas,		1,000	
		Jed. H. Lindsay,		6,500	
		T. W. Dewey, Cashier,		13,000	
		W. H. Jones, Cashier,		6,500 33,000	
		Bank of Clarendon, A. A. Willard,		3,000	
		R. M. Pearson,	7/	7,500	
		J. G. Williams & Co.,	-	177,500	
		J. H. Lindsay,		50,000	
		Fisher, Barringer & Mason, Trustees,		3,000	
		Executors of Joel H. Jenkins,		5,000	
		Cooper & Williams,		2,000	
,		R. A. Young & Bro.,		2,000	
		J. G. Martin,		8,000	
		Farmer's Bank of N. C., S. H. Cannady,		21,000 $2,500$	
		Bank of Charlotte,	-	17,000	
		Samuel Hargrave,		2,000	
		B. B. Roberts,		2,000	
		D. B. Dugger,		4,500	1
		J. C. Conrad,		3,000	
		W. Murphy,		3,000	
		J. S. McCubbins,		1,000	
		Jno. L. Morehead, Robert G. Lindsay,		13,000 5,000	
		Jesse H. Lindsay,		35,500	
		N. C. Railroad,		3,000	
		A. D. Lindsay,		1,500	
		Robert M. Sloan, Jr.,	I	1,000	
				1	

1862.			
April.	James E. Lindsay,	\$ 500	Public fund -
	J. J. Blackwood,	5,000	receipts.
	S. P. Alexander,	3,000	
	R. P. Dick,	3,000	
	F. & H. Fries,	10,000	
	W. W. Vass,	3,000	
	R. B. Andrews,	1,000	
	J. W. Cunningham,	13,000	1
	W. H. & R. S. Tucker,	20,000	
	Mrs. M. M. Marshall,	1,000	
	W. L. Steele,	2,000	
	W. L. Ledbetter,	11,000	
	J. M. Brewer,	1,000	
	Samuel Wait,	1,000	
	D. P. Weir,	24,000	1
	W. M. Rogers,	1,000	
	G. W. Swepson,	2,500	
	M. M. Transon.	1,000	
	A. T. Summey, Trustee of Buncombe	,	
	County, for board of Margaret E.		
	Willis, an indigent patient in In-		
	sane Asylum of N. C., from said		
	county,	72	
	W. H. Michael, Trustee of Lincoln coun-		
	ty, for board of John Keener, an in-	/	
	digent patient in Insane Asylum from		
	said county,	414	
	Major John Devereux, A. Q. M., being		
	amount received on account of the		
	sale of sundry articles purchased by		
	him for military purposes,	11,487	65
	W. H. Oliver, A. Q. M., being amount	<u> </u>	
	received on account of the sale of		
	sundry articles purchased by him for		
	military purposes,	6,036	71
	W. L. Steele, amount overpaid him in	,	
	the purchase of a gun for the State,	2	
	W. H. Oliver, A. Q. M., being amount		
	refunded in consequence of an error		
	in the purchase of a horse by him for		
	the army,	25	
	Wharton J. Green, Col. Independent N. C. Regiment, being amount ad- vanced him by the State for the		
	N. C. Regiment, being amount ad-		
	vanced him by the State for the		
	equipment of said Regiment,	20,000	
	41		

	1862.		
Public fund- receipts.	April.	Bank of N. C., temporary loan to meet	
receipia.		State liabilities,	\$ 98,950
		Issued at sundry times during this	
		month in Treasury Notes of the fol-	
		lowing denominations, authorized to	
		be issued under an ordinance of the	
		Convention of North Carolina, as follows	
		lows, Notes of \$ 5 each,	68,000
		" " 10 "	64,000
		" " 20 "	96,000
		Issued at sundry times during this	
		month in Treasury Notes of the fol-	
		lowing denominations, authorized to	
		be issued under an act of the General	1.0
		Assembly, of North Carolina, as fol-	
		lows:	995
		Notes of 5 cents each,	6,360
		" 20 " "	1,338
•		" 25 " "	9,995
		" 50 " "	19,990
		" \$1 each	7,700
		" \$2 "	39,600
	May.	Received during this month of sundry	
		persons, for Bonds of the State of N.	
		Carolina, bearing interest at the rate	
		of 6 and 8 per cent. per annum, au-	
		thorized by an ordinance of the Convention of N. C., passed February,	
		1862, entitled "An Ordinance to pro-	
,		vide for funding the Treasury Notes	
		of N. C., and for other purposes," as	
		follows:	
		STOCK TAKEN AT 6 PER CENT.	
		D D Wain	10 500
		D. P. Weir, W. H. Michael,	40,500
		Jas. McAden,	2,000 1,000
		E. A. Vogler,	7,500
		J. C. Jenkins,	3,500
		,	
		STOCK TAKEN AT S PER CENT.	
		D. D. C.	1 000
		R. F. Simonton,	1,000

1862.	18	1	1
May.	John Summerville,	\$	1,000
Miny.	C. N. McAdoo,	W	1,000
	Wiley Perry,		1,000
	Mildred C. Cameron,		8,000
	John W. Cunningham,		60,000
	John Summerell,		2,000
-	Bank of Charlotte,		16,000
	Jno. G. Williams,		126,000
	W. H. & R. S. Tucker.		94,500
	D. P. Weir, Treasurer,		50,000
	Jesse H. Lindsay,		25,000
	Jno. H. Bryan,		2,500
	T. W. Dewey, Cashier,		4,000
	E. L. Harding,		500
	A. A. Willard,		11,000
	J. F. Folks,		36,000
	Jas. E. Hoyt,		179,000
	J. E. Boger,		2,500
	G. W. Michael,		1,000
	W. H. Michael,		1,500
	G. W. Mordecai,		3,000
	J. G. Lash, Cashier,		84,000
	G. W. Mehaffey,		500
	W. P. Weir, J. W. Thomas, C. W. Garrett, I. M. Williams		25,000
	J. W. Inomas,		6,000 5,000
	J. M. Williams,		5,000
	R. N Taylor,		1,000
	W. J. Murray,		3,000
	Thos. Ruffin, Adm'r of J.B.G. Roulhae,		500
	Do. Guardian M. C. Lester,		500
	Do.		3,000
	Alice Ruffin,		1,000
	Jno. D. Williams, Pres't, &c.,		45,500
	R. C. Pearson,		2,500
	J. M. Williams,		10,000
	Henry Hart,		10,000
	Thos. Branch & Sons,		130,000
	Barringer, Fisher & Moore, Trustees,		1,500
	Hinton & Dunn,		4,000
	Eliza Primrose,		1,000
	Bank of Fayetteville,		56,000
	J. S. Cannon,		2,000
	P. K Dickinson,		1,000
	Geo. Hart,		15,000
	Julian Picot,	1	2,000

Public fundreceipts.

	1862.		
Public fund-	May.	C. F. McCoy,	\$ 5,000
receipts.	,	T. McGee,	8,000
		Jno. M. Brewer,	500
		Jacob Siler, Agent for the collection of	
		Cherokee Bonds, on account of said	
		Bonds,	1,708
		S. L. Hayman, being amount overdrawn	
		by him for services in Treasury de-	
		partment,	35
		Asa Biggs, on account of money receiv-	<u> </u>
		ed by him for Coast Defences,	129 20
		Sundry Banks of N. C., temporary loans	
		to meet liabilities of the State, as fol-	
		lows:	
		Bank of Clarendon,	130,000
		Hillsboro' Savings Institution,	3,750
		Bank of N. C., \$300,000, discount off,	
		\$4,550.10,	295,449 90
		Hillsboro' Savings Institution,	3,750
•		Bank of Fayetteville,	174,600
		Issued at sundry times during this	
		month in Treasury Notes of the fol-	1
		lowing denominations, authorized to	
ı		be issued under an Ordinance of the	
		Convention, and an act of the Gen-	
		eral Assembly of N. C., as follows:	0.010 = 0
		Notes of 5 cents each,	2,819 50
		" "10 " " " " " " " " " " " " " " " " "	5,095
		" " 50 " "	4,070
		" " 25 " "	14,950 $7,475$
		" = " \$1 "	
		" " \$2 "	58,632 89,592
		Issued at sundry times during this	
		month in Treasury Notes of the fol-	
		lowing denominations, authorized to	
		be issued under an Ordinance of the	
		Convention of N. C., as follows:	
		Notes of \$10 each,	40,000
		Notes of \$20 each,	264,000
	June.	Received during this month of sundry	, , , , ,
	3 44301	persons, for Bonds of the State of	
		North-Carolina, bearing interest at the	
		rate of 6 and 8 per cent. per annum,	
		authorized by an Ordinance of the	
		Convention of N. C., passed February,	
		· • · · · · · · · · · · · · · · · · · ·	

2.			
е.	1862, entitled "An Ordinance to pro-		Public fund-
	vide for funding the Treasury Notes		receipts.
	of North-Carolina, and for other pur-		
	poses, as follows:		
	STOCK TAKEN AT 6 PER CENT.		
	•		
	Jos. S. Cannon,	\$ 1,000	,
	Bank of Commerce, Newbern,	20,000	
	STOCK TAKEN AT 8 PER CENT.		
	m	05.000	
	Thos. Branch & Sons,	87,000	
	Jno. G. Williams & Co.,	33,500	,
	D. B. Dugger,	11,000	
	Willis Whitaker,	1,000	
	Henry Hart,	20,000	
	John Craige,	10,000	
	John W. Norwood, Guardian of Jo.	4.000	
	Blount,	4,000	
	J. H. Bryan, Sarah J. Lenoir,	2,000	
	C. W. Purcell & Co.,		
	Geo. Hart,	30,000	
	Mrs. Frances J. Iredell,	6,000	
	Bank of Commerce, Newborn,	30,000	
	J. W. Cunningham,	15,000	
	Yadkin Manufacturing Company,	10,500	١
	Branch Bank of Lexington, Graham,	12,000	
	T. McGee,	7,500	
	Charles F. Dewey,	1,000	
	A. McLean,	3,500	
	Bank of Washington,	5,500	
- 1	America C. Brewer,	1,000	
	M. C. Cameron,	500	
	H. H. Buxton,	1,000	
	H. H. Buxton, T. W. Dewey, Cashier,	2,000	
	Albert Johnson,	2,000	
	Miss Helen B. Iredell,	5,000	
	Miss Margaret F. Iredell,	4,000	
	T. Savage, Cashier,	4,000	
	W. E. Anderson,	500	
	Bank of Commerce, Newbern, being		
	amount of interest overpaid on Note		
	paid off,	10	
	A. H. Hassell, Sheriff of Bertie county,	11	1

	7		1-	
	1862.			
Public fund- receipts.	June.	in part payment of the public taxes due the State from said county for		00
		the year 1861, Sundry Banks N. C., temporary loans to meet State liabilities, as follows: Bank of Lexington,	\$ 10,052 19,380	
		Bank of Washington,	75,000	
		Do. do.	75,000	
		Bank of Yanceyville,	50,000	
		Hillsboro' Savings Institution, Branch Bank of Cape Fear, Greens-	3,750	
		boro',	60,000	
		Commercial Bank of Wilmington,	65,000	1
		Issued at sundry times during this month in Treasury Notes, of the de-		1
		nomination of 20 cents each, authorized to be issued under an Ordinance		
		of the Convention of N. C.,	1,226	
		Issued at sundry times during this		
		month in Treasury Notes of the fol-		
		lowing denominations, authorized to		
		be issued under an Ordinance of the		
	1	Convention and act of the General Assembly of N. C., as follows:		
		Notes of \$1 each,	126,713	
		" " 50c. "	4,230	
		" " 25c. " ·	2,115	
		" " 10c. "	4,226	
		" " 5c. "	2,782	
		E. B. Freeman, Clerk Supreme Court,		
		Raleigh, tax on Attorneys' license, June Term, 1862,	99	75
		Bank of North-Carolina, tax on capital	23	10
		stock,	10,648	20
	July.	J. W. Steed, Sheriff Randolph county.		
		on account of indigent patient in Insane Asylum of N. C., from said		
		county,	264	85
-		Capt. T. D. Hogg, C. S., funds due the		
		State on account of sales of military		
		stores,	3,030	
		Capt. M. A. Bledsoe, A. Q. M., money		
		overdrawn on account of Quarter	0 400	00
		Master's Department,	2,532	32
		Maj. John Devereux, A. Q. M., money		

1862.			
July. over	rdrawn on account of Quarter		Public fund-
Mas	ter's Department,	\$ 7,669 9	3 receipts.
Capt.	T. D. Hogg, C. S., money over-		
	wn on account of Commissary De-		
	ment,	9,248 5	0
	H. Smith, Sheriff of Person coun-		
	part of taxes due the State from		
	county for 1861,	4,370	
	Smith, Tax Collector, Wayne		
	aty, part of taxes due the State	11 5070	Q
	n said county for 1861, of North-Carolina, temporary	11,597 2	•
	to meet State liabilities,	196,966 6	0
	ers' Bank of N. C., temporary loan	100,000	
tom	neet State liabilities,	50,000	
	at sundry times during this		
	th in Treasury Notes of the fol-		
lowi	ng denominations, authorized to		
	ssued under an act of the Gener-		
	ssembly, and Ordinance of the		
	vention, as follows:		
	of \$2 each,	130,408	
	" \$1 " 50 cents each	54,500	_
	" 50 cents each, " 25 " "	7,075	0
11	" 10 " "	3,537 50 6,368	O .
"	« 5 « «	3,159	
Receiv	red during this month of sundry	0,100	
pers	ons, for Bonds of the State of		
Nor	th-Carolina, bearing interest at		
the	rate of 8 per cent. per annum,		
auth	orized by an Ordinance of the		
Con	vention of N. C., passed Febru-		
	1862, entitled "An Ordinance		
	ovide for funding the Treasury		
	es of North-Carolina and for oth-		
Jac M	urposes," as follows:	500	
A. Joh		8,000	
	Lean, Cashier,	3,000	
W. W.	Vass,	2,000	
T. McC	Ree,	3,500	
J. G. 1	Villiams,	36,500	
W. A.	Caldwell,	1,000	
T. W.	Dewey, Ćashier,	2,000	
A. Cox	,	2,000	

$\overline{\overline{1862}}$.		11	5
Public fund July.	Alex. Montague,	\$ 500	
receipts.	Mrs. L. M. Tucker,	500	
	Jas. E. Hoyt,	78,000	
	G. W. Haywood,	1,000	
	B. F. Harris,	1,000	
	Thos. Branch & Sons,	500	
	Jas. M. Pool,	11	
		1,000	ï
	C. A. McAdoo,	11	1
	Hinton & Dunn,	1,000	
	Thos. Atkinson,	500	
	John J. Cohen,	1,000	
	Edward C. Riddick,		
	Samuel R. Harrell,	5,000	
`	H. Beattie,	3,000	
	F. F. Beattie,	1,000	
	D. B. Dugger,	1,000	
	Trustees of University of N. C.,	6,000	
	F. & H. Fries,	50,000	
	S. H. Cannady,	2,500	
,	Caroline A. Winder,	1,000	
	Henry T. Clark,	1,000	
	F. Fries,	1,000	
	Emmet Cuthbert,	4,000	
	A. McDowell,	1,500	
	Mrs. Mary E. Harrell, Executrix of es-		
	tate of J. S. Harrell,	3,000	
Aug.	The following Sheriffs, tax on account		
ALUG.	of indigent patients in Insane Asy-		
,	lum of N. C., as follows:		
	J. W. Steed, Sheriff Randolph County,	384	
	Geo. Credle, Sheriff Hyde county,	2434	2
	Capt. M. A. Bledsoe, A. Q. M., money	13	
	overdrawn on account of Quarter		
	Master's Department,	1,926	
	Capt. T. D. Hogg, C. S., money over-		
	drawn on account of Commissary		
	Department,	7,000	
	Maj. John Devereux, A. Q. M., money		
	overdrawn on account of Quarter	11	
	Master's Department,	11 5	2
	Capt. T. D. Hogg, C. S., money over-	-	
	drawn on account of Commissary		
	Department,	4,1398	0
	Capt. T. D. Hogg, C. S., money over		
1000			

1862. Aug.

	-	1			
ı	drawn on account of Commissary				Pu
1	Department,	\$	2,500		rec
	Sundry Sheriffs, Public Taxes for 1861.		-/		
	as follows:				
	W. Massey, former Tax Col. Johnston				
	county,		39	25	
i	A. H. Hassell, Sheriff Bertie county				
ı	part,		2,478	52	
	T. J. Carr, Sheriff Duplin county,		8,934		
ı	J. T. Barnes, Sheriff Wilson county,		399		
	S. M. Warren, Tax Col. "		7,937		
	J. W. Steed, Sheriff Randolph "		9,931	64	
	Wm. Haymore, "Surry" "	-	5,612		
	R. J. W. Beaman, "Greene "		5,255		
	Geo. Credle, "Hyde "		3,562		
	J. E. Robinson, ". Catawba "		8,805		
	R. M. Jones "Orange "		13,721		
	J. A. Long, "Richmond "		9,165		
	W. W. Long. "Yadkin "		9,872		
	L. H. Lawrence, "Lincoln "		7,132		
	H B Downs, Tax Col. Mecklenburg "		18,426	25	
	H B Downs, Tax Col. Mecklenburg "W. W. Proffitt, Sh'ff Yancey"		1,326		
	C. Austin, "Union"		6,436		
	Robert Hamilton, "Transylvania "		1,945		
	M Spainhour, Tax Col. Burke "		6,118		
	N. W. Cooper, Sh'ff Nash "		8,495		
	David Loftin, " Davidson "		11,944	47	
	Wm. Fields, " Lenoir Co. part,		5,000		
	Received during this month of sundry				
	persons, for Bonds of the State of N.				
	C., bearing interest at the rate of 6				
	and 8 per cent. per annum, author-				
i	ized by an Ordinance of the Conven-				
ı	tion of N. C., passed February, 1862,				
	entitled, "An Ordinance to provide				
ı	for funding the Treasury Notes of				
i	North-Carolina, and other purposes,"				
	as follows:				
Í					
	STOCK TAKEN AT 8 PER CENT.				
	Sinking Fund of North-Carolina,	1	58,000		
	John Craige,		20,000		
	J. J. Blackwood,		5,000		
	C. Dewey,		8,000		
	Brown, Tate & Co.,	}	500		

Public Fundreceipts.

124		. COMPTROLLER B STATEMENT			
	1862.		1		-
Public fund-		Tales W Norwood Chardian of In		1	
receipts.	Aug.	John W. Norwood, Guardian of Jo.	\$	2 600	
		Blount,	\$	3,000	
		W. E. Anderson,		1,000	
		J. G. Williams,		37,500	
		Thos. Branch & Sons,		52,500	,
		A. Johnson,		11,000	
		D. B. Dugger,		25,000	
		P. K. Dickinson,		1,500	
		R. M. Pearson,		1,000	
		Mrs. L. M. Tucker,		500	
		Bank of Clarendon,	-	80,000	
		W. A. Caldwell,		1,000	
		T. W. Dewey,		-2,500	
		Mrs. M. L. Éngle,		500	
		Hinton & Dunn,		1,000	
		John Trollinger,		2,000	1
		Jas. S. Purefoy,		500	
		A. Y. Stokes & Co.,		1,000	
		John J. Cohen,		500	1
•		D. A. Davis & Co.,		1,000	
		Thos. Ruffin, Guardian of J. Margaret		1,000	
		McLester,		500	
		Thos. Ruffin, Administrator of J. B. G.		300	
				500	1
		Roulhac, W. H. & R. S. Tucker,		500	
•		Thos. Ruffin,		2,500	
		Riddick Gatling,		2,000	
		Sam'l. G. Murphy,		1,500	
		OWO CHE THAT A THE COURT OFFICE			1
		STOCK TAKEN AT 6 PER CENT.			
		W IT Tonce		11 500	
		W. H. Jones,		11,500	
		D. A. Davis & Co.,		4,500	
		Wm. Dunning,		1,500	
		Mrs. Eliz Martin,		1,000	
		Bank of Wadesboro', temporary loan to		100 071	
,		meet liabilities of the State,	-	108,871	1
		Commercial Bank of Wilmington, tem-			1
		porary loan to meet liabilities of the		05 000	
		State,		35,000	
		Farmers' Bank of N. C., tax on capital		24.2	0-
		stock,		610	
		B'k of Yanceyville, tax on capital stock,		500	
		Issued at sundry times during this			
		month in Treasury Notes of the fol-			
		lowing denominations, authorized to	1		1

1862.				
Aug.	be issued under an ordinance of the			Public fund—
0	Convention of N. C., as follows:		1	receipts.
	Notes of 5 cents each,	\$ 1,169	50	
	" " \$20 each,	176,000		
	" " \$5 "	138,000		
	Issued during this month in Treasury	100,000		
	Notes of the following denominations.			
	authorized to be issued under an act			
	of the General Assembly and ordi-			
	nance of the Convention, as follows:			
	Notes of \$2 each,	23,800		
	" " \$1 "	56,700		
	" " 50 cents each,	11,950		
	" " 25 " "	5,975		
	" " 20 " "	100		
	" " 10 " "	1,781		
Sept.		1,101		
Dept.	Sundry persons, as accrued interest on			
	eight per cent, certificates of stock of N. C.,	12,970	01	
			41	A.
	Sundry Sheriffs, on account of indigent			
	patients in Insane Asylum of N. C.,			
F-1	from their respective counties as fol-			
-	lows:	288		
	W. A. Walton, Sheriff Rowan Co.,			
	it. o. bicbine,	288 439		•
	o. it. Grady,		24t	
	o. D. Haie,	288 750		
	C. H. Boon,			
	it. D. I aschai,	1,100		
	O. D. Johnson, for board of patient in	20		
	Insane Asylum of N. C.,	30		
	Sundry persons, money overdrawn on			
9	account of the several Military De-	11		
	partments, as follows: Dr. Chas. E. Johnson, Surgeon General,	17 595		
	John W. May,	17,535 750		
	Cupt Then D. Harr Com Department		,	
	Capt. Thos. D. Hogg, Com. Department, Capt. M. A. Bledsoe, Q. M. "	5,829 6,867		
		3,500	03	
	Capt. T. D. Hogg, Com. "Do. Ord. "	1,100		
	Do. Oru.			
	Do. Com. "	8,000 $73,920$	90	
0	D0.	(0,021)	2	
	E. B. Freeman, Clerk Supreme Court,			
13.	being tax on collateral descents in	41	67	
	case of State against Will. H. Pearce,	FI	01	
	H .			

Public fund— Sept. Sept.

Sundry Sheriffs, &c., State taxes for 1861, payable in 1862, as follows: Jos. Cobb, Sheriff Edgecombe Co., \$ 23,076|41 R. B. Paschal, Chatham 12,188 12 66 W. F. Wasson, Iredell 8,881 22 66 9,207 32 J. L. Bundy, Cabarrus 66 W H Perkins, Tax Col. Pitt 11,957 36 66 K. H. Worthy, Sheriff Moore 5,339 45 66 R V Blackstok, tax col. Buncombe 6,266 11 J. R. Smith, Tax Col. Wayne Co., 1,300|37 bal. 16,994|54 Co., Mathias Masten, Sh'ff Forsyth 66 22|86 R. G. Tuttle, Caldwell 66 W. A. Sitzer, Tax Col. 3,875|54 66 6,722 55 R. P. Melvin, Sheriff Bladen 66 W. A. Walton, 15,218|59 Rowan " W. J. Murray, Alamance 16,644 28 66 66 3,981 69 A. Carson, Act'g Alexander 66 Gaston 10,690|82 Jos. Lusk, J. G. Grav, Tax Col. Macon 66 2,053|66 A. J. McBride, Sh'ff Watanga 66 1,423 41 66 W. A. Meroney, Davie 10,126|47 66 66 3,379|88 Monigomery A. H. Sanders, 66 66 A. A. Wiseman, Mitchell 777 07 66 66 Cumberland Hector McNeill, 18,828|89 66 66 Hertford 6,921 64 J. B. Hare, 66 66 Jas. R. Grady, Harnett 3,474 85 66 Polk J. L. Ward, 1,711 98 66 66 Ashe 2,886 39 J. M. Carson, 66 W Plemmons, tax col. Haywood 1,780 91 66 G. B. Threadgill, Sh'ff Anson 10,9429866 G. M. Green, 6,046 19 Cleaveland 66 66 Jos. Marshall, Stanly 3,787|87 66 H H Sandlin, act'g" 3,939|67 Onslow 66 19,153 11 W. A. Philpott, Granville. 66 W. H. Smith, Person 6,245 68 H. B. Deaver, Tax col. Madison H. McNeill, Sheriff Cumberland 66 1,397 33 66 (additional) 73|1066 66 Martin 7,011 98 W. T. Crawford, 66 66 Caswell 15,917|89 J. C. Griffith, 66 J. A. Oates, Sampson 10,924|45 66 66 Wm. Fields, Lenoir 3,326|54 Nathaniel Moody," Stokes 66 6,277 20 66 6,644 36 Martin Walker, Rutherford 66 A B Long, former " Rutherford 4 23 66 Rockingham 14,177 66 Walker Smith,

	•			_	
1862.		•	1 0=0	0.0	Public fund -
Sept.	Jesse Bledsoe, Sh'ff Alleghanny Co.	\$	1,215	96	Public fund- receipts. •
	Watson Curtis, "Clay "	_	907	70	
	E. A. Gupton, "Franklin "		0,495		
	W. T. J. Vann, "New Hanover"		25,043		
	C. A. Boon, "Guilford "	2	25,104		
	Lewis Williamson "Columbus "		4,276		
	P. T. Massey, Tax Col. Johnston "		9,067		
	W. H. High, Sherin wake	2	28,521		
	Thos. J. Whitaker, "Jones Co., part Wilkes Co		1,700	101	
	To the control of		5,952	04	
	N. R. Jones, "Warren "	1	15,371		
	Reuben King, Robeson		8,243		
	S. A. Warren, "Northampton "		13,199		
28.0	Isaac Ariedge, Tenderson		4,501		
	E. D. Davis, Jackson		1,704		
200	I W OI lerey, Tax col. Offeroxee		2,563		
	Isaac A. Reel, Sherin McDowell		3,316		
-	Jas. S. Show, Tramax		19,503	003	•
- 1	H. D. Turner, on account of sales of		0.0		
	Revised Code,		98	1	
	Received during this month of sundry				
	persons, for bonds of the State of N.				
100	C. bearing interest at the rate of 6				
100	and 8 per cent. per annum, author-				
	ized by an Ordinance of the Conven-				
	tion of N. C., passed February 1862,				
	entitled "An Ordinance to provide				
	for funding the Treasury Notes of				
	North-Carolina and for other pur-				
	poses," as follows:				
Carlot B.					
7	STOCK TAKEN AT 6 PER CENT.				
100	W W C I		0.50		
Street L	W. H. Jones, Cashier,		2,50	U	
100					
	STOCK TAKEN AT 8 PER CENT.	-			
11-11	G TT D		20		
1	C. H. Brogden,		50	- 1	
17 7	Thos. Branch & Sons,		14,50	-	
10	D. B. Dugger,		23,00		
10	T. McGee,	1	1,00		
Marine L	W. W. Vass,	1	1,00	- 1	
12.0	D. G. Fowle,		50		
1	J. G. Williams,		14,00		
1000	J. G. Lash,	1	3,00		
	Thos. Ruffin,	Ц	50	U	

128	1862.——COMPTROLLER'S STATEMENT	
186	9 1	1
		\$ 1,000
Public fund— Ser receipts.	Samuel J. Crawford, Bank of North Carolina,	15,000
	W. R. Hill, Cashier,	6,000
		500
	W. H. Holleman,	500
	C. A. Carlton,	1 1 25 2
	Mrs. H. H. Strayhorn,	1,000
	Brown, Tate & Co., Austin, Norfleet & Co.,	500
	David Worth,	500
	Bank of Washington,	
		75,000
	W. M. Rogers,	500
	Jno. W. Carr, J. J. Cohen,	500
	S. H. Cannady,	1,000
	T. C. Wallace,	2,000
	Marion C. Williams,	5,000
	M. McMahon,	500
	A. McLean,	1,500
31 279	W. G. Broadfoot,	4,000
	John A. Lancaster & Son, Agents,	2,000
	Richmond, Va., being amount of	
	moneys received of sundry persons,	
	(including premium and accrued in-	
	terest,) for 8 per cent. Coupon Bonds	
	of North Carolina, authorized by	
	"An Ordinance to provide for the	
	assumption of the Confederate tax,"	
	levied by the Government of the	
	Confederate States upon the people	
	of North Carolina, by an act of the	
	Confederate Congress, approved 19th	
	day of August, A. D., 1861,	1,404,074 16
	Treasurer of Confederate States of	
	America, as interest on \$1,250,000	
	from 12th to 31st March, 1862,	3,936 46
	Sundry Banks, temporary loans to meet	
	liabilities of the State as follows:	
	Bank of North Carolin,	393,933 20
	Bank of Wilmington,	250,000
	Bank of Washington,	150,000
	Sundry Banks, tax on capital stock, as	
	follows:	
	Bank of Wilmington,	2,275 50
	Bank of Wadesboro',	812 50
	Bank of Fayetteville,	950
	Bank of Roxboro',	212 40

1862. Sept.	Bank of Clarendon,	\$	1,200	Public fund-
or .	Issued at sundry times during this			receipts.
	month in Treasury Notes of the			
	following denominations, authori-			
	zed to be issued under an Ordi-			
	nance of the Convention, of N.			•
3	C., as follows:		00.000	4
•	Notes of \$20 each,		88,000	1
	. 5 "		112,000	
	Issued at sundry times during this	3		
	month in Treasury Notes, of the			-
	following denominations, authori-	-		
	zed to be issued under acts of the			
	General Assembly, and Ordi	-		
	nances of the Convention of N	-		-
	C., as follows:		148,400	
	Notes of \$2 each,		11,700	
	" 95 cents each		10,475	
	" 25 cents each, 20 " "		100	
	" 10 " "		4,860	1
	10		1,000	
		8 13	,297,973	50
	4	ηφ Συ	,=0.,0.0	

PUBLIC FUND-(Disbursements.)

Public funddisbursements.

STATEMENT D.

Showing the several objects for which the Disbursements of the Public Fund have been made.

		1	=
	Agricultural Societies, Appropriation for educational pur-	\$ 1,500	
- 1	_ poses, _	1,5078	7
	Binding Laws,	499 20	Pr.
	Board of Internal Improvements,	6010	
	Capitol Square,	303	
	Commissions on Bonds sold for Con-		
	federate tax,		3.
	Comptreller's Department,	3,286 25 1,962 50	3.
	Confederate tax,	1,400,000	
	Congressional Election,	60996	3
	Contingencies,	49,465,12	
	9		-

=				
Public fund-	Con	vention,	\$ 37,178	15.
disbursements.		vention Election	53	
		ying Laws,	501	
		ncil of State,	1,226	60
		ributing Laws,	1,559	
•		tors for President and Vice Pres-	1,000	
		ent of the Confederate States,	419	60
		cutive Department,	4,239	
·		cutive Mansion,		90
		etteville & Western Railroad,	62,000	
		eral Assembly,	117	80
		ogical Survey,	3,125	
		ernor's Election,	1,020	
		ne Asylum,	34,500	
		lvent Polls,	199	
		rest on advanced payments by		•
	Ba	ank of Virginia and Farmer's		
	Ba	ank of Virginia,	4,627	18
	Inter	rest on State Coupon Bonds,	366,509	
		rest on Coupon Bonds of Cape		
		ear and Deep River Navigation		
		ompany,	9,615	
	Inter	rest on State Coupon Bonds, 8		
	- 1	r cent		55
	Inter	rest on Bonds of Fayetteville &		
	W	estern Plank Road Company,	5,310	
		rest on State Registered Bonds,	4,012	62
		rest on State Loans,	141,815	
	Inter	rest on State Treasury Notes,	7,837	
		ciary,	25,609	
	Milit	tary Appropriation,	6,751,420	30
		sions,	230	
		nium en Funds,	100	
		idential Election,	1,821	
		Office,	533	
		lic Printing,	5,393	
		lic tax Refunded,	757	
		torial Election,	225	
		riffs for settling,	1,865	87
		e Department,	950	50
		e Librarian,	337	
		e Library,	9 916 930	
		e Loans, e Coupon Bonds, 6 per cent.,	2,816,830	
		e Registered Bonds,	504 54 500	T
	Spa	erintendent of Capitol,	54,500 325	
	lloube	erintendent of Capitol,	040	

1861. Oct.

Public fund-disbursements.

,	1
Treasury Department, Treasury Notes taken up, Western N. C. Railroad,	4,712 50 136,490 220,000
Detailed as fellows:	.2,167,734 72
Paid C. H. Wiley, General Superintendent of Commons Schools, for subscription to N. C. Journal of Education sent to School Committees, postage on same and other expenses on account of his office,	\$ 1,184
DeCarteret & Armstrong, for putting up reports and documents of General Superintendent of Common Schools, W. H. Hamilton, Superintendent of Capitol Square, his 3d, quarter's salary for 1861, R. H. Page, Sect'y of State, for copies	13 75
of Acts and Resolutions of 2nd extra session of the General Assembly of N. C., furnished State Printer, and copies of sundry Laws and Resolu- tions furnished Governor and Public Treasurer,	201 50
Pulaski Cowper, Secretary to Council of State, expenses of meeting of Council held Oct. 1st, and 29th, 1861, Josiah Turner, Jr., as a member of the Senate of N. C., 2d extra session, 1861,	4 63
J. W. Thomas, as a member of the Senate of N. C., 2nd extra session, 1861, E. B. Thomas, for services as temporary Engrossing Clerk, 2nd extra session, 1861, M. A. Curtis, Assistant State Geologist,	107 80
his 3d quarter's salary for 1861, E. Emmons, Jr., Assistant State Geologist, his 3d quarter's salary for 1861, Alexander Montague, interest on Bonds of Fayetteville & Western Plankroad Company,	125 375 30

152	1862.—COMPTROLLERS STATEMENT	
1861.		
Public fund- Oct.	N. Kendal, interest on State Register-	
ereoursements.	ed Bonds,	\$ 60
	Wm. E. Anderson, Treasurer Insanc	
	Asylum of N. C., on account of said	
	Asylum,	10,000
	Wm. H. Battle, Judge Supreme Court,	
	his 3d quarter's salary for 1861,	625
	R. M. Pearson, Chief Justice Supreme	
	Court, his 3d quarter's salary, for 1861,	625
	M. E. Manly, Judge Supreme Court,	
	his 3d quarter's salary for 1861,	625
	J. J. Bruner, for Printing, &c., States	
	portion of No. 2, Vol. 8, Jones' Law,	
	and No. 2, Vol. 6 Jones' Equity,	300
	M. A. Smith, Post Master, Salisbury.	
	postage on Supreme Court Reports,	
	sent Judges and Clerks,	61 41
	John Kerr, Solicitor pro tem, for 3 cer-	
	tificates from 4th Circuit, Fall, 1861,	60
	Levi M. Scott, Solicitor pro tem. for 1	
	certificate from 4th Circuit, Fall,	
	1861,	20
	E. A. Thompson, Solicitor, pro tem. for	
	2 certificates from 2d Circuit, Fall,	
	1861,	40
	J. W. Osborne, Judge Superior Court,	
	for 1 certificate from 3d Circuit, Fall,	
	1861,	97 50
	W. A. Jenkins, Attorney General, for	
	6 certificates from 3rd Circuit, Fall,	100
	1861,	120
	A. T. Davidson, Solicitor pro tem, for 2 certificates from 7th Circuit, Fall,	
	1861,	40
	R. R. Heath, Judge Superior Court,	
	for 2 certificates from 2nd, and 1 from	
	5th Circuit, Fall, 1861,	354 52
	Robert Strange, Solicitor, for 8 certifi-	
	cates from 5th Circuit, Fall, 1861,	160
	John L. Bailey, Judge Superior Court,	200
	for 2 certificates from 4th Circuit	
	Fall, 1861,	100
	R. S. French, Judge Superior Court,	
	for 6 Certificates from 7th Circuit	
	Fall, 1861,	48750
	Capt. John Deverenx. A. Q. M., for the	
	H - A	

	The state of the s		. TH 3
861.			
oct.	use of the Quarter Master's Depart-	00.000	Public fund— disbursements.
	ment,	\$ 20,000	
	A. Creech, under resolution of General		
	Acsembly, in favor of Claims allowed by Board of Claims,	C2	27
	Capt. John Devereux, A. Q. M., for the		12 (
	use of the Quarter Master's Depart-		
	ment.	20,000	
	W. G. Granberry, for payment of labor-	20,000	
	ers from Currituck county, on Coast		
	Defences at Oregon inlet, North Ca-		
1	rolina,	928	5 5
	Capt. A. Myers, A. Q. M., for the use		
	of the Quarter Master's Department,	40,000	,
	A. W. Lawrence, Capt Ordnance De-		
	partment, for the purchase of Ord-		
	nance, Ordnance Stores and Sup-	F 000	
	plies,	5,000	
	Capt. John Devereux, A. Q. M., for the use of the Quarter Master's Depart-		
	ment,	25,000	
-	Jos. Thompson, per order of Capt. J.	20,000	
	Devereux, on account of contract		
	made with the State,	2,250	
	Major A. M. Lewis, Pay Master, for the		
	use of that Department,	25,000	
	Capt. C. W. Garrett, A. Q. M., for the		
	use of the Quarter Master's Depart-		
	ment,	20,000	
	Capt. John Devereux, A. Q. M., for the		
	use of the Quarter Master's Depart-	20,000	
	ment, Capt. John Devereux, A. Q. M., for the	30,000	
	use of the Quarter Master's Depart-		
	ment,	10,000	
	Capt. John Deverenx, A Q. M., for the	,	
	use of the Quarter Master's Depart-		
	ment,	15,000	
	Capt. T. D. Hogg, C. S., for the use of		
	the Commissary Department,	5,000	
	Capt. M. A. Bledsoe, A. Q. M., for the		
	use of the Quarter Master, Bepart	10.000	
	Wherton I Green Col Independent	10,000	
	Wharton J. Green, Col. Independent		
	N. C. Regiment, on account of appropriation to said Regiment	8,000	
Н	propriation to said Regiment,	0,000	

Public fund—Oct

_			-
1			
1	Capt. T. D. Hogg, C. S., for the use of		
I	Subsistence Department,	\$ 20,000	
١	Capt. C. W. Garrett, A. Q. M., for the use of the Quarter Master's Depart-		
ı	use of the Quarter Master's Depart-		
ļ	ment,	20,000	
١	Dennis Simmons, for expenditures on	20,000	
	Coast Defences at Fort Oregon, N.		
1	O non and on of I O Mantin Adi		
1	C., per order of J. G. Martin, Adju-	1 000	22
i	tant General,	1,232	20
1	Capt. Jas. Sloan, A. Q. M., for the use		
I	of the Quarter Master's Department,	30,000	
i	Maj. A. M. Lewis, Pay Master, for the		
1	use of that Department,	50,000	
1	W. L. Pomeroy, for 60 copies of Har-		
١	die's Tactics furnished the State,	90	
1	N. R. Jones, Sheriff of Warren county,		
ł	for payment of laborers from said		
1		331	75
ı	county, on Coast Defences of N. C.,	991	10
ı	C. Dewey, on account of N. C. Powder		
i	Manufacturing Company, per order		
ı	of S. W. Davis, President of said		
ı	Company,	2,500	
ı	A. W. Lawrence, Capt. Ordnance De-		
ı	partment, for the purchase of Ord-	-	
ı	nance, Ordnance Stores and supplies,	5,000	
ı	Jas. S. Snow, Sheriff Halifax county,	, , , ,	
ľ	for the payment of laborers from		
ı	said county on Coast Defences at		
ı	Oregon Inlet, N. C.,	1,398	<mark>አ</mark> ሴ
ı	Cent T D Ham C C for the was of	1,550	00
	Capt. T. D. Hogg, C. S., for the use of	F 000	
	the Commissary Department,	5,000	
ı	C. Dewey, per order of S. J. Person,	22.000	00
	Acting Q. M. and P. M. General,	32,933	33
	A. W. Lawrence, Capt. Ordnance De-		
i	partment, for the purchase of Ord		
	nance, Ordnance stores and supplies,	5,000	
	Capt John Devereux, A. Q. M., for the		
	use of the Quarter Master's Depart		
	ment,	40,000	
	Chas. E. Johnson, Surgeon General of		
	N. C., for the use of that Department,	7,000	
	P. H. Winston, Jr., as Commissioner of	,,,,,,	
	the Board of Claims,	150	
		130	
	H. D. Turner, for Record Books and	4 14	
	stationery furnished Board of Claims,	17	
ı	Sundry persons under resolution of		

				=	
1862.		[
Oct.	General Assembly in favor of claims				Public fund— disbursements-
	allowed by Board of Claims, as fol-		- 1		
	lows:				
	Jas. A. Wright,	\$	2,410		
	W. H. Oliver & Co.,		2,110		
	B. C. Williams & others,		86	17	
	O. R. Rand,		2,234	49	
	Wm. B. Duncan, for B. L. Perry & Co.,				
	and others,		1,436	39	
	Martin, Tannahill & Co.,		733	13	
	E. Burke Haywood,		86		
	B. J. & W. Neely,		1,768	32	
	R. B. Andrews,		6		
	S. A. Phillips,		4	1 0	
	Hugh Smith,		140		
	Wallace & Elias,		762		
	Weill & Anathan,		30		
	R. C. Badger,		49		
	E. Dickson,		358	6 U	
	R. M. Norment,		54	~ ~	
	Coffin, Brown, Mock & others,		338		
	A. B. Carmichael,		1,410		
	Jacob Lyon,		15		
	Henry M. Thompson,		35	10	
	B. F. Moore, as Commissioner of the		400		
	Board of Claims,		180		
	S. F. Phillips, as Commissioner of the		100		
	Board of Claims,		186		
	Wm. Thompson, under resolution of				
	General Assembly, 2d extra session,		15	വ	
-	1861, Cloub to Board of Claims		19	00	
. •	Fred'k Nash, Clerk to Board of Claims,				
	his compensation from 25th Sept. to		120		
•	25th Oct., 1861, Thos. Bragg, traveling expenses to and		. 120		
	from Richmond, Va., on business for				
	the State,		23	50	
	R. B. McRae, under resolution of Gen-		20		
	eral Assembly in favor of claims al-				
	lowed by Board of Claims,		548	13	
	A. W. Lawrence, Capt. Ordnance De-		0.10		
	partment, for the purchase of Ord-				
	nance, Ordnance Stores and Sup-				
	plies,	1	5,000		
	Capt. John Deverenx, A. Q M., for the				
	1		'		

1861. Patric fund-Oct. use of the Quarter Master's Departdisbursements. 30,000 ment, Capt. T. D. Hogg, C. S., for the use of 10,000 Subsistence department, Capt. John Devereux, A. Q. M., for the use of the Quarter Master's Depart-10,000 ment, John L. Peyton, half of his pay as special Messenger to Europe, to purchase Arms for the State of North Caro-1,250 lina. Waterhouse & Bowes, on account of Ra-1,824 01 leigh Powder Mill, A. W. Lawrence, Capt. Ordnance Department, for the purchase of Ordnance, Ordnance Stores and Sup-5,000 plies, Capt. James Sloan, A. Q. M., for the use of the Quarter Master's Depart-40,000 ment, Capt. John Devereux, A. Q. M., for the use of the Quarter Master's de 15,000 partment, Hariet B. Bobbitt, under resolution of General Assembly, in favor of claims allowed by Board of Claims, 35 Wm. Thompson, under Resolution of General Assembly, in favor of claims allowed by Board of Claims, 5 W. M. Poisson, for services as Clerk in

> C. H. Brogden, Comptroller of North Carolina, his 2d quarter's salary for 1861,

20th May, 1861,

the Commissary department, Wilmington, N. C, from 26th April to

40

250

472 87

50

1,500

John Spelman, Public Printer, for printing Laws, Journals, Documents, &c. of first extra session General Assembly, 1861,

Alexander Taylor, of Craven Co., a Pension for 1861,

J. F. Hutchins, Treasurer State Agricultural Society, annual quota for 1861,

1861.			Duklis foud
Oct.	D. King, Superintendent of Capitol, his	2 2	Public fund— disbursements.
	3d quarter's salary for 1861,	8 65	
	D. W. Courts, Public treasurer, of N		
	Carolina, his 3d quarter's salary for		
	1861,	500	
	W. R. Richardson, Clerk to Public Trea-		
	surer, his 3d quarter's salary for		
	1861.	187 50)
	Forest Manufacturing Company, for pa-		
	per furnished the State,	326	
	D. King, for payment of wages of ser-		
	vant at Capitol, for the quarter end-		
	ing Oct. 1st, 1861,	45	
	Syme & Hall, for advertising for public		
	Treasurer, in Raleigh Register,	5	
	B. F. Moore, for written opinion on the		
		20	
	Revenue Law, Syme & Hall, for advertising for Secre-	20	
	Syme & Han, for advertising for Secre-	2 5	0
	tary of State, in Raleigh Register,	20	•
	DeCarteret & Armstrong, for putting		
٠	up documents, &c., of General Assem-		
	bly, 1860-'61, and 1st and 2nd extra	973	0
	sessions, 1861,	310	V
	Jordan Womble, for 4 boxes of candles	40	
	furnished the State,	40	
	W. M. Black, Agent Southern Express		
	Company, Raleigh, freight on 5 pack-	90	
	ages from Raleigh to Charleston, S. C.,	20	
	The following persons expenses incur-		
	red in conveying funds to Raleigh for		
b	Treasury Department:	. 00	
	M. Stevenson,	22	
	Thos. H. Harden,	15	
	W. G. Broadfoot,	15	
-	W. A. French,	13	
	Southern Express Company, Freight on		
	package,	3,3	30
	Sundry Telegraphic Dispatches to and		-
	from Charleston, S. C.,	2/4	5
	DeCarteret & Armstrong, for Binding		
	Check book for Public Treasurer,	1	
	Sundry persons, Interest on State Cou-		
	pon Bonds of N. C.,	50,709	
	Sundry persons Interest on Coupon		
	Bonds of Cape Fear & Deep River		
	Navigation Company,	525	
	" Transparent of the Land		

199		1802.—COMPTROLLER'S STATEMEN	г.
	10.11		
D-121 C 1	1861.	D 1 1 1 G	
Public fund—disbursements.	Nov.	Pulaski Cowper, Secretary to Board of	
		Internal Improvements, expenses of	
1		meeting of said Board, Nov. 1st, 1861,	\$ 23
		C. H. Brogden, Comptroller of N. C.,	2 4 2
		his 3d quarter's salary for 1861,	250
		Sundry Sheriffs, for making returns of	
		Congressional election, in their respec-	
		tive counties, in Nov. 1861,	148 63
		The following members of the State	
		Convention of N. C., 2d session, 1861:	
		J. W. Tracy, Cleaveland county,	37
	7	A. Myers, Anson county,	60 70
		W. L. Steele, Principal Secretary to	
		Convention,	5 9
		Henry T. Clark, Governor of N. C., his	
		salary from 7th July to 1st Oct., 1861,	689
		Sundry persons, interest on State Cou-	
		pon Bonds of N. C.,	8,934
		Henry T. Clark, Ex'r. of R. Cotton, in-	
		terest on State Registered Bonds	30
		Henry T. Clark, Ex'r. of R. Cotton, in-	
T		terest on bonds of Fayetteville &	
		Western Plankroad Company,	30
1		M. M. Henry, interest on bonds of	
		Fayetteville & Western Plankroad	
		Company,	75
		R. S. French, Judge Superior Courts,	
		for 2 certificates from the 7th Circuit,	
		Fall 1861,	166
		Wm. A. Jenkins, Attorney General, for	
		5 certificates from 3rd Circuit, Fall	
		1861,	100
		J. W. Osborne, Judge Superior Courts,	
		for 7 certificates from 3rd Circuit, Fall	
		1861,	602 50
		Jas. E. Kerr, Solicitor pro tem, for 2 cer-	
		tificates from 6th Circuit, Fall 1861,	40
•		John Kerr, Solicitor pro tem, for 2 cer-	
		tificates from 4th Circuit, Fall 1861,	40
		Robert Strange, Solicitor, for 4 certifi-	
		cates (1 double) from 5th Circuit, Fall	100
		1861,	100
		E. W. Jones, Solicitor protem, for 3 cer-	20
		tificates from 1st Circuit, Fall, 1861,	60
		H. C. Jones, Solicitor pro tem, for 1 cer-	20
		tificate from 2nd Circuit, Fall 1861,	201

861.	-	1	11		
Nov.	Thomas Ruffin, Jr., Judge Superior				Public fund— disbursements.
	Courts, for 1 certificate from 1st Cir-				
	cuit, Fall 1861,	\$	97	50	
	George Howard, Jr., Judge Superior				
	Courts, for 14 certificates from 5th				
	Circuit, Fall 1861,		1,155		
	R. M. Saunders, Judge Superior Courts				
	for 13 certificates from 6th Circuit,				
	Fall 1861,		1,155		
	J. L. Bailey, Judge Superior Courts for				
	6 certificates from 4th Circuit, Fall,		510	-0	
1.5	1861		712	50	
100	Wm. Lander, Solicitor, for 6 certificates		100		
	from 7th Circuit, Fall, 1861,		120		
	A. S. Merrimon, Solicitor pro tem, for 7				
100	certificates from 7th Circuit, Fall,		140		
	1861,		140		
	D. McLaurin, under resolution of General Assembly, in favor of claims al-				
	lowed by Board of Claims,		120	U3	
	W. H. Michal, under resolution of Gen-		120	03	
	eral Assembly, in favor of claims al-				
	lowed by Board of Claims,		171	75	
	Capt. John Devereux, A. Q. M., for		1.1	10	
	the use of the Quarter Master's De-				
	partment,		25,000		
	Waterhouse & Bowes, on account of		,		
	Raleigh Powder Mill,		1,709	46	
	Mrs. M. A. E. Ramsay, for services of				
	her son, as messenger of Board of				
	Claims, from October 1st, to Novem-				
	ber 1st, 1861,		12	S0	
	Capt. G. W. Hadden, of steamer "Penn				
	sylvania," for services rendered by				
	said steamer on Roanoke river, in				
	transporting troops, &c.,		36		
	Capt. Wm. Smith, of schooner "G. M.		`		
	Smoot," for transportation service of				
	said schooner, from July 20th to 15th		40-		
	August, 1861,		135		
	Capt. John Devereux, A. Q. M., for the				
	use of the Quarter Master's Depart-		50.000		
	ment,		50,000		
	Chas. E. Johnson, Surgeon General of		7 000		
-	N. C., for the use of that department,		7,000		
14	Capt. Jas. Sloan, A. Q. M., for the use		l		

Pablic fund—Nov.

1861.of the Quarter Master's Department. \$ 40,000 P. H. Winston, Jr., as Commissioner of the Board of Claims, 175 A. W. Lawrence, Capt. Ordinance Department, for the purchase of Ordnance stores and supplies, 10,000 A. W. Lawrence, Capt. &c., for the purchase of Ordnance, Ordnance stores and supplies, 2,500 S. W. Davis, as part of appropriation on account of N. C. Powder Manufacturing Company, 2,500 Capt. John Devereux, A. Q. M., for the use of the Quarter Master,s Department, 25,000 The following persons under resolution of the General Assembly, in favor of claims allowed by Board of Claims: Isaiah Prag, 299 Howard and Ellis, 292 24 Hart & Bro., 295 57 Major A. M. Lewis, Paymaster, for the use of that department, 10,000 Capt. T. D. Hogg, C. S., for the use of Subsistence department, 10,000 Capt. John Devereux, A. Q. M., for the use of the Quarter Master's department, 25,383|89 Capt. John Devereux, A. Q. M., for the use of the Quarter Master's department. 30,000 A. W. Lawrence, Capt. Ordnance department, for the purchase of Ordnance, Ordnance Stores and supplies, 10,000 Major A. M. Lewis, Pay Master, for the use of that Department, 10,000 Waterhouse & Bowes, on account of Raleigh Powder Mill, 2,827 44 Jenkins & Haines, under resolution of General Assembly in favor of claims allowed by Board of Claims, 155 03 Capt. T. D. Hogg, C. S., for the use of Subsistence Department, 10,000 H. L. Owen, under resolution of Gene1861. Nov.

-		1				
	ral Assembly in favor of claims al-			Pt	iblic fund	<u>l</u>
- 1		3	200	ea di	burseme	nia.
	lowed by Board of Claims,	1	020	00		
	Capt. John Devereux, A. Q. M., for the	1				
	use of the Quarter Master's Depart-	1				
	ment, in Bonds of the Confederate					
			2,500			
	States,	1	2,500			
- 1	Capt. A. Myers, A. Q. M., for the use					
	of the Quarter Master's Department,		10,000			
	A. W. Lawrence, Capt. Ordnance De-					
	partment, for the purchase of Ord-		10 000			
	nance, Ordnance Stores and supplies,		10,000			200
	Maj. A. M. Lewis, Pay Master, for the					
	use of that Department,	}	25,000			
	Capt. John Devereux, A. Q. M., for the		,			
	use of the Quarter Master's Depart-		0 × 000			
	ment,		25,000			
	Fred'k Nash, Clerk to Board of Claims,					
	his compensation from Oct. 26th to					
	Nov. 23d, 1861,	ll	116			
		1	110			
	R. H. Riddick, under resolution of Gen-	1				
	eral Assembly in favor of Claims al-					
	lowed by Board of Claims,	li .	10			
	Capt. T. D. Hogg, C. S., for the use of	1				
	Subsistence Department,		10,000			
			10,000			
	Maj. A. M. Lewis, Pay Master, for the					
	use of that Department,	1	10,000			
	Capt. John Devereux, A. Q. M., for the	11				
	use of the Quarter Master's Depart-					
	ment,	1	10,000			
		1	10,000			
	Orrell & Dailey, under resolution of	1				
	General Assembly, in favor of claims					
	allowed by Board of Claims,	1	145	75		
	Waterhouse & Bowes, expenses for the	1				
	erection of buildings for Powder Mill,		1,710	6:0		
			1,610	00		7.
	P. H. Winston, Jr., as Commissioner of		4 40	}		
	the Board of Claims,		150			
	A. W. Lawrence, Capt. Ordnance De-					
	partment, for the purchase of Ord-					
	nance, Ordnance stores and supplies,		2,500			
			2,000			
	Capt. John Devereux, A. Q. M., for the					
	use of the Quarter Master's Depart-	1				
	ment,	1	20,000			
	Mendenhall, Jones & Co., for expendi-					
	tures incurred in the manufacture of					
		-	K 000			
	arms for the State of N. C.,	H	5,000			
	Mrs. M. A. E. Ramsay, for services of	1				

1861. Public fund-Nov. her son, W. H. Ramsay, as messenger disbursements. of the Board of Claims, from the 1st to 30th November, 1861, 11 20 J. R. Franklin, under resolution of General Assembly in favor of Claims allowed by Board of Claims, 105 20 Sundry Sheriffs, for making returns of an election of Electors for President and Vice President of the Confed-648 77 erate States, in Nov., 1861, L. H. Lowrance, Sheriff Lincoln county, public tax refunded under resolution of General Assembly, 2nd extra ses-25 80 sion, 1861, Geo. T. Cooke, P. M., Raleigh, postage accounts of the several Departments in Capitol, as follows: 1494 Executive Department, 12 57 Comptroller's 12|52Treasury 10|26 State State Library, 1 70 Issued to C. B. Mallett, President of Fayetteville & Western Rail Road Company, 62 State Coupon Bonds of \$1,000 each, dated Oct. 1st, 1861, and running 30 years, on account of 62,000 State's appropriation to said Road, L. S. Perry, for services in Treasury Department, 30 J. J. Lansdell, for services in Treasury 30 Department, Henry Hardie, for services in Treasury 30 Department, Sundry despatches to and from Charleston, S. C., for Public Treasurer, 2695 Jas. E. Hoyt, expenses incurred in conveying funds to Raleigh for Public 25 Treasurer, Southern Express Company, freight on 3 packages, L. S. Perry, for services in Treasury

Department,

Department,

L. S. Perry, for services in Treasury

40

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			=
1861.		1	D-18-6-3
Nov.	Southern Express Company, freight on		Public fund— disbursements.
No.	package,	\$ 1	75 disbursements.
25	John H. Cook, expenses incurred in		
10.7	conveying funds to Raleigh for Public		
	Treasurer,	20	
	J. L. McKee, expenses incurred in con-		
	veying funds to Raleigh for Public		
	Treasurer,	16	
	D. W. Bain, traveling expenses to and		
	from Smithfield, Va., on business for	0.1	
	the Governor	21	(9
	John G. Williams, for postage stamps,	5	
	J. J. Landsell, for services in Treasury	50	
	Department,	50	
	Henry Hardie, for services in Treasury	50	
	Department, J. L. Pennington, for publishing in New-	30	
	bern Progress, sundry Proclamations		
1	of the Governor,	18	75
	D. W. Bain, for services rendered in		
	preparing Statistical Statement au-		
	thorized by the Convention of N. C.,	50	
	Jno. H. Cook, expenses incurred in con-		
	veying funds to Raleigh for Public		
	Treasurer,	25	
	W. J. Yates, for publishing in Western		
	Democrat, sundry Proclamations of		9
	the Governor,	16	
	Southern Express Company, freight on		
	package,	1	50
	L. S. Perry, for services in Treasury		
	Department,	40	
	C. B. Root, traveling expenses to and		
	from Charleston, S. C., on business		
100	for the State,	112	
10 .	J. W. Syme, for publishing in Raleigh		
100	Register, sundry proclamations of the		
D.	Governor,	18	
Dec.	Sundry Members of the Convention of		
	N. C., 2d session, 1861, as follows:	110	
	W.N.Edwards, Pres't, Warren Co.,	116	
100	Thos. 21. 21 inson,	108	60
100	T. Zimitekt, Taukin	108	00
	A. H. Arrington, Nash "P. A. Atkinson, Pitt "	99	3
	Geo. E. Badger, Wake "	SS 78	
	ill and the party is and	10	

Public fund— 1861. Dec.

Ji		.)	===
DAD.	NT ()	7004	0
D. A. Barnes,	Northampton co		0
L. W. Batchelor,	Halifax "	01	
W. S. Battle,	Edgecombe "	87	
K. P. Battle,	Wake	78	
John Berry,	Orange "	864	0
Asa Biggs,	Martin "	011	-
A. M. Bogle,	Alexander "		
James Bond,	Bertie "		
E. T. Brodnax,	Rockingham "		
Bedford Brown,	Caswell "		
J. H. Bryson,	Cherokee "		
Thos. Bunting,	Sampson "		
R. A. Caldwell,	Rowan "		LO
	Wilkes "		
Jas. Calloway,		TIO	
J. S. Cannon,	1 erquimans	1209	EU
J. H. Carson,	Trucheriora	120	7 ~
S. H. Christian,	montgomery	100	5
J. W. Cunningham,	Person	02	
W. A. Darden, Jr.,	Greene "	00	
R. P. Dick,	Guilford "	00/2	
James Dickson,	Duplin "	900	30
Richard Dillard,	Chowan	110	
B. C. Douthitt,	Davidson "	100	
M. Durham,	Rutherford "		30
Peter Eller,	Wilkes	118	
W. J. Ellison,	Beaufort "		10
D. D. Ferebee,	Camden "		Ĭ
J. E. Foster,	Ashe "		
A. G. Foster,	Randolph "		30
Wm. Foy,	Jones "		, ,
J. P. Fuller,	Robeson "		
	Tropeson	11 001	
John A. Gilmer,	Guilford "	1 3 1	0
Ralph Gorrell,		00/3	tU
W. A. Graham,	Orange	1 001	
Geo. Green,	Craven		
J. H. Greenlee,	michowen	00	
T. V. Hamlin,	Burry	110	
T. L. Hargrove,	Granville "	0019	10
Eben, Hearne,	Stanly "	il Troi	
J. H. Headen,	Chatham "	1 011	
Wm. Hicks, W. W. Holden,	Haywood "	100	
W. W Holden,	Wake		
J. L. Hilmes,	New Hanover "	0010	
H. M. Houston,	Union		
Geo. Howard, Jr.	Wilson		
S. X. Johnston,	Gaston	115	20
(2. 22. 0 0		b	

1861.					1	
Dec.	E. W. Jones,	Caldwell	Co.,	8 98		Public fund
vs.co	II. C. Jones,	Rowan	"	101	1	disbursements.
	J. B. Jones,	Currituck	66		40	
- 20	A. H. Joyce,	Stokes	66	101	1	
100	Neill Kelly,	Bladen	- 66	97	1	
100	B. A. Kittrell,	Davidson	66	101	1	
200	Jas. A. Leak,	Anson	66	114	1	
	W. F. Leak,	Richmond	66	128		
1000	W. J. Long,		66		1	
	T. B. Lyon, Jr.,	Randolph	66	79		
	E T Monn	Granville	66	74	1	
	E. L. Mann,	Hyde	66	125	1	
	John Manning, Jr.,	Chatham			60	
	J. C. McDowell,	Burke	66	122		
	J. A. McDowell,	Madison	"	139		
4	David McNeill,	Cumberland	66	87	1 .	
	A. S. McNeill,	Harnett	66		40	
200	T. D. Meares,	Brunswick	.66	110		
	Giles Mebane,	Alamance	66	81	20	
	L. J. Merritt,	Chatham	66	81	60	
	W. J. T. Miller,	Cleaveland	66	119	80	
_	Anderson Mitchell,	Iredell	66	109	20	
	J. M. Moody,	Northampton	66	71	40	
n	R. A. Mosely,	Sampson	66	90	60	
	Albert Myers,	Anson	- 16	62	70	
20.00	J. W. Osborne,	Mecklenburg	66	112	60	
E	R. L. Patterson,	Forsyth	66	83		
	M. P. Penland,	Yancey	66	129	20	
100	Wm. S. Pettigrew,	Washington	66	132		
	C. Phifer,	Cabarrus	66	108		
	D. S. Reid,	Rockingham	66	67		
	J. T. Rhodes,	Duplin	66	97		
	S. S. Royster,	Granville	66	79		
	Thos. Ruflin,	Alamance	66	89		
3600	C. B. Sanders,	Johnston	66	85		
	F. B. Satterthwaite,	Pitt	66	105	20	
3	D. Schenck,	Lincoln	66	113		
100	George Setzer,	Catawba	"	115		
99.0	W. M. Shipp,	Henderson	66	120		
10000	R. H. Smith,	Halifax	66	102		
	C. D. Smith,	Macon	66	152		
100	Win. A. Smith,	Johnston	66	86	30	
P. Park	R. K. Speed,	Pasquotank	66	95		
-8	Robert Sprouse,	Davie	66	109.0	30	
100	S. B. Spruill,	Bertie	66	96		
	Eli Spruill,	Tyrrel	cc 1	125		
- 1	Robert Strange,	New Hanover	. 66	95		
	10	ATOW HAMOVEI	19	00		
	20					

1861. G. V. Strong, 60|80 Dec. Wayne Co., fund-J. C. Sutherland, Robeson 66 104 66 C. R. Thomas, Carteret 107 W. H. Thomas, 66 Jackson 144 E. A. Thompson, Wayne 88 66 F. A. Thornton, Warren 92 66 90|30 H. Turner, Moore 66 A. J. Walton, Gates 83|20 E. W. Ward, 107 Onslow 66 E. J. Warren, 105 Beaufort J. D. Whitford, Craven A. D. Williams, 76 Franklin J. E. Williamson, 66 Caswell 86 66 101 20 T. J. Wilson, Forsyth 66 N. W. Woodfin, 132 Buncombe 66 111 80 Richard Wooten, Columbus J. H. Moore, Principal Sec'y pro tem, 78 G. M. Whiting, Engrossing Clerk pro 16 D. L. Hayman, Engrossing Cl'k, pro tem, 16 James Page, Principal Doorkeeper, 116 W. R. Lovell, Assistant 75J. C. Moore, 78 33 D. King, J. H. Moore, Engrossing Clerk, 79|40J. Page, extra allowance under resolution 25 25 W. R Lovell, J. C. Moore, 25 C. H. Wiley, General Superintendent of Common Schools, balance of appropriation on account of educational pur-310|87 poses, DeCarteret & Armstrong, for binding Laws of General Assembly, 1860–'61, 499 20 and 1st and 2d extra sessions 1861, R. H. Page, Secretary of State, for services rendered concerning public printing. distribution of Laws, &c., in accordance with Sec. 5th, Chapter 104th Rev. Code, 100 R. H. Page, Sesretary of State, for copies of Ordinances of Convention furnished Convention printer, and

and Ordinances and Legislative Acts

Sundry Sheriffs, for making returns of

furnished Public Treasurer,

1861.		11	1	
Dec.	Congressional election in their res		1	Public fund-
	pective counties in Nov. 1861, as fol			lisbursenients.
	lows:			
	J. M. Carson, Sheriff Ashe County,	2	7 50	
	J. L. Ward, "Polk "	9	116	
	W. E. Mann, "Pasquotank"			
	E. J. Barco, "Camden "	11	0 63 1 80	
	J. R. White, "Perquimans"		883	
	Sam'l L. Adams, on account of contract		000	
	for distributing laws of General As-			
	sembly,	2		
	B. II. Norris, for boxes furnished for			
	packing laws, &c.,		625	
	The following persons for meeting in		0 20	
	Raleigh, Dec. 4, 1861, as Electors for			
	President and Vice-President of the			
	Confederate States:			
	John Pool,	4	7	
	H. F. Bond,		80	
	L. W. Humphrey,	2		
	W. McL. McKay,		50	
	H. W. Guion,	4	1	
	W. B. Rodman,	38		
	D. S. Reid,	25		
	A. G. Foster,		80	
	Henry T. Clark, Governor of North-Ca-			
	rolina, his 4th quarter's salary for			
	1861,	750		
	Pulaski Cowper, Private Secretary to			
	Gov. Clark, his 4th quarter's salary		1	
	for 1861,	75		
	Sundry persons, interest on State Cou-			
	pon Bonds of North-Carolina,	7,593		
	Sundry persons, interest on Coupon			
	Bonds of Cape Fear and Deep River			
	Navigation Company.	1,755		
	T. R. Caldwell, Solicitor pro tem., for 1			
	certificate from 7th Circuit, Fall,			
	1861,	20		
	R. S. French, Judgo Superior Court,			
	for o certificates from 7th Circuit.			
`	Fall, 1861,	685		
	R. R. Heath, Judge Superior Court, for			
	7 certificates from 2d Circuit, Fall,			
	1861,	620	.59	
-	John Korr, Solicitor pro tem., for 2			

certificates from 4th Circuit, Fall, 1861, A. S. Merrimon, Solicitor pro tem., for 1 certificate from 7th Circuit, Fall, 1861, J. N. Stallings, Solicitor pro tem., for 7 certificates from 2d Circuit, Fall 1861, Jas. E. Kerr, Solicitor pro tem., for 2 certificates from 6th Circuit, Fall 1861, Robt. Strange, Solicitor, for 1 certificate from 5th Circuit, Fall 1861, E. B. Freeman, Clerk Supreme Court at Raleigh, as follows: His last half year's salary for 1861, For recording 2,227 pages at 30 cts. per page, R. M. Henry, Solicitor pro tem., for 1 certificate from 7th Circuit, Fall 1861, John L. Hawks, Solicitor pro tem., for 1 certificate from 2d Circuit, Fall 1861, Captain John Devereux, A. Q. M., for the use of the Quarter Master's department, Capt. John Devereux, A. Q. M., for the use of the Quarter Master's department, Capt. John Devereux, A. Q. M., for the use of the Quarter Master's department, Capt. John Devereux, A. Q. M., for the use of the Quarter Master's department, Capt. John Devereux, A. Q. M., for the use of the Quarter Master's Department, Capt. John Devereux, A. Q. M., for the use of the Quarter Master's Department, Capt. John Devereux, A. Q. M., for the use of the Quarter Master's Department, Capt. John Devereux, A. Q. M., for the use of the Quarter Master's Department, Capt. John Devereux, A. Q. M., for the use of the Quarter Master's Department, Capt. John Devereux, A. Q. M., for the use of the Quarter Master's Department, Capt. John Devereux, A. Q. M., for the use of the Quarter Master's Department, Capt. John Devereux, A. Q. M., for the use of the Quarter Master's Department, Capt. John Devereux, A. Q. M., for the use of the Quarter Master's Department, Capt. John Devereux, A. Q. M., for the use of the Quarter Master's Department, Capt. John Devereux, A. Q. M., for the use of the Quarter Master's Department, Capt. John Devereux, A. Q. M., for the use of the Quarter Master's Department, Capt. John Devereux, A. Q. M., for the use of the Quarter Master's Department,				
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7 certificates from 2d Circuit, Fall 1861, Jas. E. Kerr, Solicitor pro tem., for 2 certificates from 6th Circuit, Fall 1861, Robt. Strange, Solicitor, for 1 certificate from 5th Circuit, Fall 1861, E. B. Freeman, Clerk Supreme Court at Raleigh, as follows: His last half year's salary for 1861, For recording 2,227 pages at 30 cts. per page, R. M. Henry, Solicitor pro tem., for 1 certificate from 7th Circuit, Fall 1861, John L. Hawks, Solicitor pro tem., for 1 certificate from 2d Circuit, Fall 1861, Captain John Devereux, A. Q. M., for the use of the Quarter Master's department, Capt. James Sloan, A. Q. M., for the use of the Quarter Master's department, Capt. John Devereux, A. Q. M., for the use of the Quarter Master's department, Capt. John Devereux, A. Q. M., for the use of the Quarter Master's Department, Capt. John Devereux, A. Q. M., for the use of the Quarter Master's Department, Capt. John Devereux, A. Q. M., for the use of the Quarter Master's Department, Capt. John Devereux, A. Q. M., for the use of the Quarter Master's Department, Jodge Asa Biggs, for payment of la-			1 certificate from 7th Circuit, Fall, 1861,	20
Robt. Strange, Solicitor, for 1 certificate from 5th Circuit, Fall 1861, E. B. Freeman, Clerk Supreme Court at Raleigh, as follows: His last half year's salary for 1861, For recording 2,227 pages at 30 cts. per page, R. M. Henry, Solicitor pro tem., for 1 certificate from 7th Circuit, Fall 1861, John L. Hawks, Solicitor pro tem., for 1 certificate from 2d Circuit, Fall 1861, Captain John Devereux, A. Q. M., for the use of the Quarter Master's department, Capt. John Devereux, A. Q. M., for the use of the Quarter Master's department, Capt. James Sloan, A. Q. M., for the use of the Quarter Master's department, Capt. John Devereux, A. Q. M., for the use of the Quarter Master's department, Capt. John Devereux, A. Q. M., for the use of the Quarter Master's Department, Capt. John Devereux, A. Q. M., for the use of the Quarter Master's Department, Capt. John Devereux, A. Q. M., for the use of the Quarter Master's Department, Capt. John Devereux, A. Q. M., for the use of the Quarter Master's Department, Capt. John Devereux, A. Q. M., for the use of the Quarter Master's Department, Capt. John Devereux, A. Q. M., for the use of the Quarter Master's Department, Capt. John Devereux, A. Q. M., for the use of the Quarter Master's Department, Capt. John Devereux, A. Q. M., for the use of the Quarter Master's Department, Capt. John Devereux, A. Q. M., for the use of the Quarter Master's Department,			7 certificates from 2d Circuit, Fall 1861, Jas. E. Kerr, Solicitor pro tem., for 2	140
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His last half year's salary for 1861, For recording 2,227 pages at 30 cts. per page, R. M. Henry, Solicitor pro tem., for 1 certificate from 7th Circuit, Fall 1861, John L. Hawks, Solicitor pro tem., for 1 certificate from 2d Circuit, Fall 1861, Captain John Devereux, A. Q. M., for the use of the Quarter Master's department, Capt. John Devereux, A. Q. M., for the use of the Quarter Master's department, Capt. James Sloan, A. Q. M., for the use of the Quarter Master's department, Capt. John Devereux, A. Q. M., for the use of the Quarter Master's department, Capt. John Devereux, A. Q. M., for the use of the Quarter Master's Department, Capt. John Devereux, A. Q. M., for the use of the Quarter Master's Department, Capt. John Devereux, A. Q. M., for the use of the Quarter Master's Department, Capt. John Devereux, A. Q. M., for the use of the Quarter Master's Department, Capt. John Devereux, A. Q. M., for the use of the Quarter Master's Department, Capt. John Devereux, A. Q. M., for the use of the Quarter Master's Department, Capt. John Devereux, A. Q. M., for the use of the Quarter Master's Department, Capt. John Devereux, A. Q. M., for the use of the Quarter Master's Department, Capt. John Devereux, A. Q. M., for the use of the Quarter Master's Department, Capt. John Devereux, A. Q. M., for the use of the Quarter Master's Department, Capt. John Devereux, A. Q. M., for the use of the Quarter Master's Department, Capt. John Devereux, A. Q. M., for the use of the Quarter Master's Department, Capt. John Devereux, A. Q. M., for the use of the Quarter Master's Department, Capt. John Devereux, A. Q. M., for the use of the Quarter Master's Department, Capt. John Devereux, A. Q. M., for the use of the Quarter Master's Department, Capt. John Devereux, A. Q. M., for the use of the Quarter Master's Department,			from 5th Circuit, Fall 1861,	20
R. M. Henry, Solicitor pro tem., for 1 certificate from 7th Circuit, Fall 1861, John L. Hawks, Solicitor pro tem., for 1 certificate from 2d Circuit, Fall 1861, Captain John Devereux, A. Q. M., for the use of the Quarter Master's department, Capt. John Devereux, A. Q. M., for the use of the Quarter Master's department, Capt. James Sloan, A. Q. M., for the use of the Quarter Master's department, Capt. John Devereux, A. Q. M., for the use of the Quarter Master's department, Capt. John Devereux, A. Q. M., for the use of the Quarter Master's Department, Judge Asa Biggs, for payment of la-	,	,	His last half year's salary for 1861,	150
1 certificate from 7th Circuit, Fall 1861, John L. Hawks, Solicitor pro tem., for 1 certificate from 2d Circuit, Fall 1861, Captain John Devereux, A. Q. M., for the use of the Quarter Master's department, Capt. John Devereux, A. Q. M., for the use of the Quarter Master's department, Capt. James Sloan, A. Q. M., for the use of the Quarter Master's department, Capt. John Devereux, A. Q. M., for the use of the Quarter Master's department, Capt. John Devereux, A. Q. M., for the use of the Quarter Master's Department, Judge Asa Biggs, for payment of la-			page,	668 10
1 certificate from 2d Circuit, Fall 1861, 20 Captain John Devereux, A. Q. M., for the use of the Quarter Master's department, Capt. John Devereux, A. Q. M., for the use of the Quarter Master's department, Capt. James Sloan, A. Q. M., for the use of the Quarter Master's department, Capt. John Devereux, A. Q. M., for the use of the Quarter Master's Department, Capt. John Devereux, A. Q. M., for the use of the Quarter Master's Department, Judge Asa Biggs, for payment of la-			1 certificate from 7th Circuit, Fall 1861,	20
the use of the Quarter Master's department, Capt. John Devereux, A. Q. M., for the use of the Quarter Master's department, Capt. James Sloan, A. Q. M., for the use of the Quarter Master's department, Capt. John Devereux, A. Q. M., for the use of the Quarter Master's Department, Judge Asa Biggs, for payment of la-			1 certificate from 2d Circuit, Fall	20
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partment, Capt. James Sloan, A. Q. M., for the use of the Quarter Master's depart- ment, Capt. John Devereux, A. Q. M., for the use of the Quarter Master's Depart- ment, Judge Asa Biggs, for payment of la-			Capt. John Devereux, A. Q. M., for	10,000
ment, Capt. John Devereux, A. Q. M., for the use of the Quarter Master's Department, Judge Asa Biggs, for payment of la-			partment, Capt. James Sloan, A. Q. M., for the	
use of the Quarter Master's Depart- ment, Judge Asa Biggs, for payment of la-			ment,	44,437 50
Judge Asa Biggs, for payment of la- borers on Coast Defences at Oregon.			use of the Quarter Master's Depart- ment,	13,000
N C	,		borers on Coast Defences at Oregon,	1 02001
N. C., Capt. T. D. Hogg, C. S., for the use of Subsistence Department,			Capt. T. D. Hogg, C. S., for the use of	
A. W. Lawrence, Capt. Ordnance Department, for the purchase of ord-		Angelow of the Angelowane	A. W. Lawrence, Capt. Ordnance Department, for the purchase of ord-	
Major A. M. Lewis, Pay Master, for the use of that Department,	7		Major A. M. Lewis, Pay Master, for	

1861.			
Dec.	Capt. C. W. Garrett, A. Q. M., for the		Public Fund-disburgements.
	use of the Quarter Master's Depart-	# 00.00	
	ment,	\$ 20,00	0
	Capt. John Devereux, A. Q. M., for		
	the use of the Quarter Master's De-	0 = 00	
	partment,	25,00	O
	Capt. John Devereux, A. Q. M., for the		
	use of the Quarter Master's Depart-	25,00	
	ment, A. W. Lawrence, Capt. Ordnance De-	20,00	V ₁
	parment, for the purchase of ord-		
	nance, ordnance stores and supplies,	8,00	0
	Capt. A. Myers, A. Q. M., for the use	0,00	
	of the Quarter Master's Department,	15,00	0
	Gen. W. E. Mann, 1st Brigade N. C.	10,00	
	Militia, expenses on account of the		
	call upon the Militia by Gen. Hill,	3	0
	Frederick Nash, his compensation as		
	Clerk to Board of Claims, twenty-one		
	days,	8	4
	Capt. John Devereux, A. Q. M., for the		
	use of the Quarter Master's Depart-		
	ment,	25,00	0
	P. H. Winston, Jr., as Commissioner of		•
	the Board of Claims,	17	5
	A. W. Lawrence, Capt. Ordnance De-		
	partment, for the purchase of ord-	1500	
	nance, ordnance stores and supplies,	15,00	
	Capt. James Sloan, A. Q. M., for the use of the Quarter Master's Depart-		
	ment,	50,00	0
	Frederick Nash, his compensation as	00,00	
	Clerk to the Board of Claims, from	-	
	15th to 24th Dec. 1861, inclusive,	4	.0
	Capt. James Sloan, A. Q. M., for the		
	use of the Quarter Master's Depart-		
	ment,	20,00	00
	Sundry persons, under an Ordinance of		
	the Convention passed Dec. 12, 1861,		
	in favor of claims allowed by Board		
	Claims, as follows:		2250
	Thos. Harwick,		33 50
	Catawba County, per George Setzer,		56 61
	Lincoln County, per W. H. Michal, Trustee,	4,0	76
	W. H. Michal,		25 83
	II zz. mronan		-0100

Public funddisbursements. 1861.

Dec.

William Tiddy, Administrator of T. G. Rudisill, deceased, 119 20 J. C. Rudisill, 26 25 E. C. Lindsay, 1,620 Williams & Haywood, 30 92 H. J. Evans, 62 74 298 02 Jos. W. Stockton, E. L. Triplett, 36|50 66 65 J. S. Smith, 1487 B. H. Merrimon, 1,280 94 Summey, Spears & Co., 22 B. J. Smith, Gaines, Deaver & Co., 1,944 87 H. F. Wolstenholmes, 286 45 G. W. Goodlake, 66 34 J. H. Rumbough, 102 Thomas L. Vail, 30 10 T. P. Siler, 591 98 W. W. Ward, 130 W. G. Lamb, 171 J. P. Nowel, 180|50Martin County, per Asa Biggs, Agent, 7,267 97 P. G. Foster, 40 61|83 John Watts, C. H. K. Taylor, 504 68 Williamson Page, 46 45 22 50 Willie Askew, Wm. G. Hill. 5 264 16 W. B. Hughes & Bro., T. H. McRorie, -297 01 190 70 Davidson & Miller, 168 20 Watts, White & Co., Jamison, Simonton & Co., 532 56 Wm. M. Parsley, 1,122 51 Moore county, per Alex. Kelly, 5,426|06 Harnett county, per J. R. Grady, Ag't, 3,708 53 C. N. McAdoo, 35 Catawba county, per R. F. Simonton, 2,856|61 Johnston Co., in part per J. B. Beckwith, 3,000 Thos. G. Whitaker, 14 W. H. Carrer, 129|82Cape Fear Steamboat Co., per J. A. 807 20 Worth, Committee of Safety, Newbern, per A. 4,581 86 T. Jerkins, Newbern, Washington & Hyde county

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1861.			Public fund-
Dec.	Steamboat Company, per R. L. My-	2 2000	disbuttores.
	ers, Agent,	3,000	~ **
	Paul C. Cameron,	2,583	<i>7</i> ×
	Davie county, per A. G. Carter,	1,511	10
	Sundry persons, under resolution of Gen-		
	eral Assembly, in favor of claims al-		
	lowed by Board of Claims, as follows:	1 005	10
	B. W. Goodwin,	1,005	
	N. Wightman & Co.,	$\begin{array}{c} 318 \\ 333 \end{array}$	
	J. N. Smith,	23	
	Wm T. Moore,	396	
	T. L. Lowe,	550	30
	S. F. Phillips, as Commissioner of the	210	
	Board of Claims,	210	
	B. F. Moore, as Commissioner of the	498	-
	Board of Claims,	700	
	J. M. Worth, Salt Commissioner, part		
	of appropriation of Convention N.	5,000	1
	C., for the manufacture of salt,	0,000	
	Dowd, Brown & Co., for 506½ yds. can-	86	10
	vass cloth furnished the State, Benjamin L. Perry, under resolution of	00	
	General Assembly in favor of claims		
	allowed by the Board of Claims,	69	50
	Sundry Sheriffs for making returns of		
	an election of Electors for President		
	and Vice President of the Confeder-		
	ate States, in November 1861,	184	89
	John W. Syme, Printer to the Conven-		
-	tion, for printing done at adjourned		
	session of Convention, November		
	1861,	227	64
	Ino. W. Syme, for publishing in Raleigh		
	Register, Ordinances of the Conven-		
	tion, passed at its adjourned session,		
	Nov. and Dec., 1861,	50	67
	Bank of North-Carolina, amount of note		
	on account of loan by said Bank to		
	meet State liabilities,	15,063	2 50
	John M. Long, as Presidential Elector		4
	in 1861,	0	1
	N. W. Woodfin, as Presidential Elector	1 5	7
-	in 1861,	9	1
	D. W. Courts, Public Treasurer of N.	50	0
	C. his 4th quarter's salary for 1861,	50	
	W. R. Richardson, Clerk to Public	5.1	

Parlic fund—Dec.

Treasurer, his 4th quarter's salary 187 50 for 1861, J. J. Lansdell, for services in Treasury department, 50 Henry Hardie, for services in Treasury 50 department, Sundry Telegraphic despatches, Nov. 27 97 1861, Southern Express Company, freight on 3 25 package, L. S. Perry, for services in Treasury 50 department, T. H. Hill, for work on Statistical statement, authorized by the Convention 75 of N. C., Southern Express Company, freight on 892 box and package, P. F. Pescud, expenses incurred in conveying funds from Newbern to Pub-14 75 lic Treasurer at Raleigh, J. J. Lansdell, for services in Treasury 25department, L. S. Perry, for services in Treasury 40 department, Henry Hardie, for services in Treasury 25 department, B. W. Starke, for services in Treasury 25 Department, W. M. Black, agent for Corson & Armstrong, New Orleans, Lithographing and Printing 225 Coupon Bonds Western N. C. Railroad Company, 500 D. C. Murray, expenses incurred in conveying Funds from Charlotte and Greensboro', to Public Treasurer at 25 20 Raleigh, Oats, Wiswall & Co., Lincolnton, N. C., for writing paper furnished the State 350 W. J. Palmer, Principal N. C. Institution for the Deaf and Dumb and the Blind, for having trimmed Treasury Notes of small denominations, 40 Pulaski Cowper, expenses incurred in conveying funds from Washington, 22 30 N. C., to Public Treasurer, Raleigh,

1861.				
Dec.	J. J. Landsell, for services in Treasury			Public fund— disbursements.
	Department,	\$	30	Con de poetició co.
	R. M. Saunders, board expenses to and			
	from Wilmington, N. C., on business			
	for the State,		3 50	
	S. Smith, expenses to and from Rich-			
	mond, Va., on business for the State,		23 40	
	L. S. Perry, for services in Treasury			
	Department,		50	
	Henry Hardie, for services in Treasury			
	Department,		25	
	B. W. Starke, for services in Treasury			
	Department,		10	
	B. W. Starke, for services in Treasury			
	department,		100 40	
	Southern Express Company, freight on			
	package,		3	
	Forest Manufact'r'g Comp'ny, for print-			
	ing paper furnished State Printer,		204	-
	Forest Manufacturing Company, for			
	printing paper furnished Syme &		10400	
	Hall, Printers to the Convention,		185 22	
	Southern Express Co., freight on			
	package,	19	3	
	Belvidere Manufactur'g Co., Richm'nd,			
	Va., for 10,000 sheets Bank Note		4774	
	paper furnished the State,		751 50	
	Southern Express Company, freight on		0 = 0	
	package,		6 50	
	Pulaski Co wper, Private Sec'ry to Gov.		9 70	•
1862.	Clark, for sealing 97 State Bonds,		5/10	
Jan.	W. H. Hamilton, Superintendent of			
oan.	Capitol Square, his 4th quarter's sal-			
	ary for 1861,		75	
	D. W. Bain, Clerk in Comptroller's De-		10	
	partment, his 4th quarter's salary for			
	1861.		87 50	
	The following Sheriffs, for making re-		0.00	
	turns of Congressional election in			
	November, 1861:			
	E. D. Davis, Sheriff Jackson Co.,		10 83	
	Isaac A. Reel, "McDowell"	1	13 66	
41	Watson Curtis, "Clay"		19 16	
	C. Austin, "Union "		4 32	

Pablic food— disbursements. W. S. Webster, on account of contract for distributing Revised Code, C. C. Tally, on account of contract for distributing laws, Wm. Cheek, on account of contract for distributing laws, C. C. Tally, on account of contract for distributing Revised Code, D. B. Allen, for services as Clerk in Executive Department for the quarter ending Dec. 31st, 1861, as authorized by the General Assembly, E. Emmons, State Geologist, his 3d and 4th quarter's salary for 1861, Rev. M. A. Curtis, Assistant State Geologist, his 4th quarter's salary for 1861, Sundry persons, interest on State Coupon Bonds of N. C., Sundry persons, interest on Coupon Bonds of Cape Fear & Deep River Navigation Company, Sundry persons, interest on bonds of Fayetteville & Western Plankroad Company, W. H. Battle, Judge Supreme Court, 4th quarter's salary for 1861, M. E. Manly, Judge Supreme Court, his 4th quarter's salary for 1861, R. M. Pearson, Chief Justice Supreme Court, his 4th quarter's salary for 1861, R. M. Pearson, Chief Justice Supreme Court, his 4th quarter's salary for 1861, R. M. Pearson, Chief Justice Supreme Court, his 4th quarter's salary for 1861, R. M. Pearson, Chief Justice Supreme Court, his 4th quarter's salary for 1861, R. M. Pearson, Chief Justice Supreme Court, his 4th quarter's salary for 1861, R. M. Pearson, Chief Justice Supreme Court, his 4th quarter's salary for 1861, R. M. Pearson, Chief Justice Supreme Court, his 4th quarter's salary for 1861, R. M. Pearson, Chief Justice Supreme Court, his 4th quarter's salary for 1861, R. M. Pearson, Chief Justice Supreme Court, his 4th quarter's salary for 1861, R. M. Pearson, Chief Justice Supreme Court, his 4th quarter's salary for 1861, R. M. Pearson, Chief Justice Supreme Court, his 4th quarter's salary for 1861, R. M. Pearson, Chief Justice Supreme Court, his 4th quarter's salary for 1861, R. M. Pearson, Chief Justice Supreme Court, his 4th quarter's salary for 1861, R. M. Pearson, Chief Justice Supreme Court, his 4th quarter's salary for 1861, R. M. Pearso							
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C. C. Tally, on account of contract for distributing Revised Code, D. B. Allen, for services as Clerk in Executive Department for the quarter ending Dec. 31st, 1861, as authorized by the General Assembly, E. Emmons, State Geologist, his 3d and 4th quarter's salary for 1861, Rev. M. A. Curtis, Assistant State Geologist, his 4th quarter's salary for 1861, Sundry persons, interest on State Coupon Bonds of N. C., Sundry persons, interest on Coupon Bonds of Cape Fear & Deep River Navigation Company, Sundry persons, interest on State Registered Bonds, Sundry persons, interest on bonds of Fayetteville & Western Plankroad Company, W. H. Battle, Judge Supreme Court, 4th quarter's salary for 1861, M. E. Manly, Judge Supreme Court, his 4th quarter's salary for 1861, R. M. Pearson, Chief Justice Supreme Court, his 4th quarter's salary for 1861, L. D. Starke, Solicitor pro tem., for 1 certificate from 1st Circuit, Fall 1861, A. S. Merrimon, Solicitor pro tem, for						ออก	
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L. D. Starke, Solicitor pro tem., for 1 certificate from 1st Circuit, Fall 1861, A. S. Merrimon, Solicitor pro tem, for						605	
certificate from 1st Circuit, Fall 1861, A. S. Merrimon, Solicitor pro tem, for	•					040	
1861, A. S. Merrimon, Solicitor pro tem, for							
A. S. Merrimon, Solicitor pro tem, for			1001			00	
						20	
			3 certificates from 7th Circuit, Fall			20	
1861, 60						60	
P. P. Dick, Executrix of J. M. Dick,							
Deceased, Judge Superior Court for							
5 certificates from 1st Circuit, Fall						105	~ ^
1861, 487 50						487 3	00
John Kerr, Solicitor pro tem., for 1 cer-							
tificate from 4th Circuit, Fall 1861, 20			tificate from 4th Circuit, Fall 1861,			20	
		1					

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1862.	1		
Jan.	Capt. T. D. Hogg, C. S., for the use of Subsistence department,	\$ 3,000	Public fund-disbursements.
	Col. J. A. J. Bradford, for services as a member of the Military Board,	162	
. 0	Maj. John Devereux, A. Q. M., for the use of the Quarter Master's department, Maj. John Devereux, A. Q. M., for the	2,876 50	
	use of the Quarter Master's depart- ment,	274 05	
	Maj. John Devereux, A. Q. M., for the use of the Quarter Master's department,	2,664	
	Maj. John Devereux, A. Q. M., for the use of the Quarter Master's department,	2,938 73	
	Capt. M. A. Bledsoe, A. Q. M., for the use of the Quarter Master's department,	5,000	•
	Maj. John Devereux, A. Q. M., for the use of the Quarter Master's department,	14,606 19	
	B. F. Moore, expenses incurred by Board of Claims, Maj. A. M. Lewis, Pay Master, for the	8	
	nse of that department, Maj. A. M. Lewis, Pay Master, for the use of that department,	346 66 1,250 88	
	Maj. A. M. Lewis, Pay Master, for the use of that department, Maj. A. M. Lewis, Pay Master, for the	164	
	use of that department, Maj. A. M. Lewis, Pay Master, for the use of that department,	180	
	Capt. T. D. Hogg, C. S., for the use of the Subsistence department, Maj. J. Devereuv, A. Q. M., for the use	1,100	
	of the Quarter Master's department, Maj. A. M. Lewis, Pay Master, for the use of that department,	50,876 99 164	
	Maj. A. M. Lewis, Pay Master, for the use of that department, Capt. T. D. Hogg, C. S., for the use of	1,962 04	
	Subsistence department, Capt. T. D. Hogg, C. S., for the use of Subsistence department,	1,000	

156		1862.—COMPTROLLER'S STATEMENT	•
•	1862.	1	
Public fund— disbursements.	Jan.	Capt. T. D. Hogg, C. S., for the use of Subsistence department,	\$ 5,600
		Mrs. M. A. E. Ramsay, for services of her son, W. H. Ramsay, as mes-	•
		senger to Board of Claims, for 15	
		days, to December 15th, 1861, inclusive,	6
		Maj. A. M. Lewis, Pay Master, for the	47 749 09
		use of that department, Maj. John Devereux, A. Q. M for the	47,743 03
	V	use of the Quarter Master's depart-	2,023 22
		ment, Thos. Loring, for advertising in Golds-	2,025 22
		boro' Tribune, orders of Adjutant and	7
		Commissary Generals, Major A. M. Lewis, Pay Master, for the	•
		use of that department, Capt. Thos. D. Hogg, C. S., for the use	176
		of Subsistence department,	5,000
		Maj. John Devereux, A. Q. M., for the use of the Quarter Master's de-	
		partment,	287 50
		F. Nash, his compensation as Clerk to Board of Claims, from Dec. 31st, 1861,	
		to Jan. 17th, 1862, inclusive,	72
		Capt. T. D. Hogg, C. S., for the use of Subsistence Department,	11,052 82
		Capt. T. D. Hogg, C. S., for the use of	
		Subsistence Department, Capt. Jas. Bryan, for Maj. D. Coleman,	5,000
		residue in his favor for services as	01174
		Lieut. in N. C. Navy, Maj. J. Devereux, A. Q. M., for the use	211 74
		of the Quarter Master's Department,	13,562 27
		Dennis Simmons, for transportation service of Schooner "Pattie Martin,"	397
		Capt. C. W. Garrett, A. Q. M., for the use of the Quarter Master's Depart-	
		ment,	20,000
		S. Whitaker, for Col. H. G. Spruill, for payment of laborers on Coast De-	
		fences at Fort Oregon, N. C.,	240
		Capt. T. D. Hogg, C. S., for the use of Subsistence Department,	5,000
		Capt. T. D. Hogg, C. S., for the use of	
		Subsistence Department,	23,000

1862. Jan.

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					D 111 (. 1)
	Maj. John Devereux, A. Q. M., for the				Public fund—disbursements.
	use of the Quarter Master's Depart-				dispursements.
		0	4,383	08	
_	ment,	P	1,000	00	
7	Maj. A. M. Lewis, Pay Master, for the				
	use of that Department,		483	86	
_ }	Maj. A. M. Lewis, Pay Master, for the				
	use of that Department,		200		
- 1	Mai Tala Department,				
	Maj. John Devereux, A. Q. M., for the				
	use of the Quarter Master's Depart-				
	ment,		626	81	
	Maj. A. M. Lewis, Pay Master, for the				
_ 1	use of that Department,	l	150		
	Mei A M Lowis Pay Meston for the				
	Maj. A. M. Lewis, Pay Master, for the		101		
	use of that Department,		164		
	Capt. T. D. Hogg, C. S., for the use of				
	Subsistence Department,		4,000		
	Chas. E. Johnston, Surgeon General of				
	N. C., for the use of that Department,		5,000		
		1	0,000		
	Maj. A. M. Lewis, Pay Master, for the		200	10	
	use of that Department,		382	10	
	Maj. A. M. Lewis, Pay Master, for the				
	use of that Department,		719	33	
	Capt. T. D. Hogg, C. S., for the use of				
	the Subsistence Department,		3,000		
			0,000		
	Maj. A. M. Lewis, Pay Master, for the		26,276	10	
	use of that Department,		20,210	10	
	Maj. John Devereux, A. Q. M., for the	1			
	use of the Quarter Master's Depart-	1			
	ment,	•	3,000		
	Capt. T. D. Hogg, C. S., for the use of	1			
	the Subsistence Department,	ii.	8,000)	
		1	,,,,,,		
	Sundry persons, under an ordinance of	1			
	the Convention in favor of claims al-				
	lowed by Board of Claims, as follows:	1	4 000	1.	
	Z. B. Vance,		1,980	56	
	S. Satterthwaite,	11	50)	
	P. F. Pescud,	ii	64	85	
	Jones county, per Will. Foy,	II.	5,320		
		1	42		
	R. D. Hart,				
	John Randolph,		374	}	
	Alfred Everett,			75	
	Angelo Garybaldo,	11	177		
	Chatham county, per II. A. London,	1	4,340),41	
	J. S. Holt,		375)	
	New Hanover county, per W. T. J.			-	
	Vanu,		7,172	83	
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1.00		1802.—Comptroller's Statement	•	
	1862.	1	1	T
Public fund-	Jan.	C. Perkins & Son,	\$ 2	1
disbursements.		D. Pender & Co.,		1 52
		E. C. Belvin,	4	2 45
		D. C. Murray,	4	1 40
		L. M. Cook,	2	5
		Wm. Smith,	3	0
		Orrell & Hawes,	20	8
		Pride Jones,	19	7 73
		John L. Baker,		5 25
		Duplin county, per Jere Pearsall,	3,79	0 57
		D. C. Parks,	30	2 87
		Hyman, Dancey & Co.,	64	8
		J. B. Fulton,		7 40
		Davie county, balance per J. A. Moore,		6 79
		Rowan, balance per Jas. A. Moore,		5 86
		Isaac House,		7 10
		J. T. Barnes,		1 80
		Willie Simms,	-	0 30
		J. H. Applewhite,		9 30
		Beaufort county, per W. J. Ellison,	14,69	7 06
		Pasquotank county, in part per Frank		
		Vaughn,	1,00	0
		Johnston county, in part per J. B. Beck-		
		with,	1,00	
		Currituck county, per J. S. Dey,		4 05
		J. S. McElroy,		251
		Jos. Ramsay,		9 32
		M. Witty,	12	1
		Edwin Want,		6 15
		Capt. T. D. Hogg, C. S., for the use of	7 00	
		the Subsistence Department,	7,00	10
		Mrs. M. A. E. Ramsay, for services of		
		her son, Wm. H. Ramsay, as messen-		
		ger to the Board of Claims, from 16th		
		December, 1861, to 19th January,	0	21
		1862, inclusive,		1
		Maj. J. Devereux, A. Q. M., for the use		
		of the Quarter Master's Department,		V
		A. W. Lawrence, Capt. Ordnance De-		
		partment, for the purchase of ord-		0
		nance, ordnance stores and supplies, Capt. C. W. Garrett, A. Q. M., for the		
	1			
	V	use of the Quarter Master's Department,	3,00	10
		Capt. A. Myers, A. Q. M., for the use		
		of the Quarter Master's Department,		0
		ii or the whatter master's Department,	2,00	-1

1862. Jan.

•	Maj. A. M. Lewis, Pay Master, for the			Public fund-
	use of that Department,	\$ 44,784	93	disbursements.
	S. E. Phillips, traveling expenses as special messenger, on business for the			
	State,	31		
	J. M. Worth, Salt Commissioner, part of appropriation of Convention of N.			
	C., for the manufacture of salt,	3,100		
	The following persons, under resolution of General Assembly, in favor of			
	claims, allowed by Board of Claims:			
	E. J. Kirksey, J. E. Morris,	902	38	
	Sundry Sheriffs, for making returns of			
	Presidential election in Nov. 1861, H. Beverly, Cashier, premium on check	160	82	
	on Charleston, S. C.,	100		
	J. G. Gray, Tax Collector, Macon county, an allowance for 39 white polls, as			
	volunteers from said county,	31	20	
	R. H. Page, Secretary of State, his 4th quarter's salary for 1861,	200		
	O. H. Perry, State Librarian, his 4th	200		
	quarter's salary for 1861, and services as to Cabinet of Minerals,	112	50	
	O. H. Perry, for payment of subscrip-	112	30	
	tion to newspapers and periodicals for State Library and postage,	98	50	
	Bank of Clarendon, being amount bor-	O.	30	
	rowed of said Bank, to meet State liabilities,	25,000		
	Hillsboro' Saving Institution, being	20,000		
	amount borrowed of said Institution, to meet State liabilities,	5,068	52	
	Sundry persons, principal of State Reg-	2,000	00	
	istered Bonds, dated Jan. 1852, and running ten years,	7,500		
	Drury King, Superintendent of Capitol,	1,000		
	his 4th quarter's salary, for 1861, George T. Cooke, Post Master, Raleigh,	65		
	postage account of Treasury Depart-			
	ment, Geo. T. Cooke, post age account of Board	5		
	of Claims,	29	18	
	Drury King, for payment of wages of			

100		1802.—Comptroller's Statement	•		
	1862.	ir ii			-
Public find- disbursements:	Jan.	servant at the Capitol, for Nov. and	•	30	
		Dec. 1861, B. W. Starke, for services in Treasury	Φ		
		Department, J. J. Landsell, for services in Treasury		2	
		Department,		65	
		John G. Williams, expenses to and from Richmond, Va., on business for the			
		State,		30	
		W. G. Strickland, 41 cords of wood furnished the State,		161	13
		Sundry telegraphic dispatches for Dec.		44 9	
		1861, Southern Express Co., freight on sundry			
		packages, J. Mullins, for J. Manouvrier, New Or-		7 5	60
		leans, for Lithographing Treasury			
		Notes for the State of North Carolina,		2747	79
		Forest Manufacturing Company, for 20			
		reams printing paper furnished State Printer,		120	
		Henry Hardie, for services in Treasury department,		40	
		Southern Express Co., freight on sun-			. ^
4		dry packages, W. W. Holden, for advertising in N.		8 5	V
		Carolina Standard for Treasury de- partment,		155	i in
		Southern Express Co., freight on pack-			
		age, E. H. Britton, for publishing in Char-		2 5	0
*		lotte Bulletin, sundry proclamations		110	, ×
		of the Governor, W. W. Holden, for publishing in N. C.		11 2	0
		Standard, sundry proclamations of the Governor,		261	9,
		W. W. Holden, for advertising in N. C.			
		Standard, for State department, W. W. Holden, for publishing in N. C.		33	6
		Standard, Ordinances and Resolutions of the adjourned session of the			
		Convention of N. C., Nov. and Dec.,	-	50	1119
		Southern Express Co., freight on pack-		506	1
		age,		75	

	1502.—COMPTROLLER'S STATEMENT	г.	161
1862.			
Jan.	O. H. Perry, for services in Treasury department, Southern Express Co., freight on pack-	\$ 50	Public fund- disbursements.
	age, Jas. E. Hoyt, expenses incurred in con-	935	
	veying funds to Raleigh for Public Treasurer, P. F. Pescud, expenses to and from	30	
	Petersburg, Va., on business for the State, S. L. Hayman, for services in Treasury	24 50	
	department, John G. Williams, expenses to and from Richmond Va., on business for the	20	
	State, J. J. Lansdell, for services in Treasury	30	
	department, Henry Hardie, for services in Treasury department,	50	
	T. E. Steele, for services in Treasury department, Southern Express Co., freight on pack-	10	•
	age, J. W. Randolph, Richmond, Virginia,	1 25	
	for Bank Note paper, furnished the State, Belvidere Manufacturing Company, Piolymond Viscipia for 25 000 chartes	154 20	
	Richmond, Virginia, for 35,000 sheets Bank Note paper, furnished the State,	2,102 50	
	S. L. Hayman, for services in Treasury department, J. D. Primrose, for services in Treasury	20	
	O. H. Perry, for services in Treasury partment,	50	
	Forest Manufacturing Co., for paper furnished the State, Southern Express Co., freight on pack-	2,505 50	
	age, C. L. Cook, int'st on 2 Treasury Notes of N. C., of \$100 each,	3 50	
.862.	01,11. 0., 01 \$100 Cacii,	80	

.862. Feb. Public fund— 1862. Feb.

	I			1		-
	W.N.Edwards, Prs't,	Warren	Co.,	e	152	
	Thos. A. Allison,	Iredell	٠٠٠,	9	$\frac{132}{146}$	
	A. H. Arrington,	Nash	66		انتادنا	40
	R. F. Armfield,	Yadkin	66		50	
ı	P. A. Atkinson,	Pitt	66		79	_
I	Geo. E. Badger,	Wake	66		108	
	D. W. Bagley,	Martin	66		87	
Ì	D. A. Barnes,	Northampton	66		66	
	L. W. Batchelor,	Halifax ·	66		81	
	W. S. Battle,	Edgecombe	66		120	
	L. N. B. Battle,	Nash	66		63	
	John Berry,	Orange	66		122	10
I	A. M. Bogle,	Alexander	66		146	
	Jas. Bond,	Bertie	66		113	
	E. T. Brodnax,	Rockingham	66		120	
	Bedford Brown,	Caswell	66		104	
	J. H. Bryson,	Cherokee	66		198	
	Thos. Bunting,	Sampson	66		114	
1	R. A. Caldwell,	Rowan	66		122	
	Jas. Calloway,	Wilkes	66		147	
	J. S. Cannon,	Perquimans	66		162	
-	S. H. Christian,	Montgomery	66		147	Ĩ
	J. W. Councill,	Watauga	66		136	60
	J. W. Cunningham,	Person	66		112	
-	W. A. Darden, Jr.,	Greene	66		117	
ĺ	R. P. Dick,	Guilford	66	,	124	
1	Jas. Dickson,	Duplin	66		129	
	B. C. Douthet,	Davidson	66		138	
1	M. Durham,	Rutherford	66		161	80
	Peter Eller,	Wilkes	66		106	
-	W. J. Ellison,	Beaufort	66		99	
	D. D. Ferebee,	Camden	66		108	
	J. E. Foster,	Ashe	66		152	
ı	A. G. Foster,	Randolph	66		111	80
1	Wm. Foy,	Jones	66	1711	100	
	J. P. Fuller,	Robeson	66		138	20
	J. A. Gilmer,	Guilford	66		127	
	Ralph Gorrell,	Do.	66	-	112	40
	W. A. Graham,	Orange	66 .		126	
١	Geo. Green,	Craven	66		102	80
	J. H. Greenlee, T. V. Hamlin,	McDowell	66		121	
	T. V. Hamlin,	Surry	66		104	
١	T. L. Hargrove,	Granville	66		98	4:0
	Eben Hearne,	Stanly	66		134	
	J. H. Headen,	Chatham	66		123	
-	Wm. Hicks,	Haywood	66		175	

1862.				11		•
Feb.	W. W. Holden,	Wake -	Co.	\$	114	Public fund-
	J. L. Holmes,	New Hanove	er "		116 50	disbursements.
	H. M. Houston,	Union	66		139	
	Geo. Howard, Jr.,	Wilson	66		92 60	
	S. X. Johnston,	Gaston	66		103 20	
	E. W. Jones,	Caldwell	66		140	
	J. B. Jones,	Currituck	66	1	79	
	H. C. Jones,	Rowan	66		141	
	A. H. Joyce,	Stokes	66	H	143	
	Neill Kelly,	Bladen	. 66		138 80	
	B. A. Kittrell,	Davidson	66		126	
	J. A. Leak,	Anson	"		111	
	W. F. Leak,	Richmond	"		161	
	W. J. Long,	Randolph	66		117 60	
	T. B. Lyon,	Granville	66		98	
	E. L. Mann,	Hyde	"		126 40	
	John Manning, Jr.,	Chatham	66		96 60	
	J. C. McDowell,	Burke	"		104 40	
	J. A. McDowell,	Madison	66		145 20	
	M. J. McDuffie,	Cumberland	66		114	
	David McNeill,	TT			123	
	A. S. McNeill,	Harnett	66		99 40	
	T. D. Meares,	Brunswick	66		137 20	
	Giles Mebane,	Alamance	66		108	
	L. J. Merritt,	Chatham	66	1	111 60	
	G. W. Michal,	Rutherford	66		164	
	W. J. T. Miller,	Cleaveland	.6		144	
	A. Mitchell, R. A. Moseley,	Iredell	66		145,10	
		Sampson	66		90 60	
	A. Myers, A. J. Muriill,	Anson	66		146 40	
	J. W. Osborne,	Unslow	66		78	
	M. P. Penland,	Mecklenburg	"		11260	
	W. S. Pettigrew,	Yancey	"		130	
	Caleb Phifer,	Washington	"		75	
	D. S. Reid,	Cabarrus	66		138	
	J. T. Rhodes,	Rockingham	66		130	
	S. S. Royster,	Duplin Grangilla	66		133	
	Thomas Ruffin,	Granville	66		94	
	C. B. Sanders,	Alamance	66		125	
	F. B. Satterthwaite,	Johnston Pitt	66		106	
	David Schenck,	THE A	66		128	
	George Setzer,	Lincoln Catawba	66		145 40	
	W. M. Shipp,	Henderson	66		129	
	R. H. Smith,	Halifax	66		168	
	W. A. Smith,	Johnston	"		11660	
	The state of the s	OHIDSTOR	Į.		11000	

Public fund— Feb.

C. D. Smith, Co., Macon 188 R. K. Speed, 107 Pasquotank 66 140|50 Robt. Sprouse, Davie 66 Eli Spruill, Tyrrel 131 66 D. H. Starbuck, 137 Forsyth Robt. Strange, New Hanover 125 80 66 J. M. Strong, Mecklenburg 141 Geo. V. Strong, 66 108|80 Wayne J. C. Sutherland, Robeson 66 137 C. R. Thomas, 66 Carteret 92 40 66 W. H. Thomas, Jackson 165 66 E. A. Thompson, 109 Wayne F. A. Thornton, Warren 128 66 H. Turner, 99 Moore A. J. Walton, 66 95 20 Gates E. J. Warren, 66 Beaufort 130|20J. C. Washington, Lenoir 159 66 A. D. Williams, Franklin 79J. E. Williamson, 66 128 Caswell T. J. Wilson, Forsyth 128 66 N. W. Woodfin, Buncombe 170 Richard Wooten, Columbus 141 W. L. Steele, Principal Secretary to 225 Convention. L. C. Edwards, Assistant Secretary to Convention, 403 40 J. H. Moore, Engrossing Clerk, 181 40 Frank I. Wilson, temporary Assistant Clerk, 4 James Page, Principal Door Keeper, 135 W. R. Lovell, Assistant Do., 169 J. C. Moore, Do 139 Do., D. King, temporary ass't Do., 27W. R. Lovell, under resolution of Convention, 82 P. Cowper, Clerk Council of State, expenses of meeting of Council, Feb. 20th, 1862, 120 Sundry Sheriffs, mileage and per diem. for making returns of Congressional election in Nov. 1861, 28 65 Ed. Cooper, for repairing fence around 1 50 Executive Mansion, W. E. Anderson, Treasurer Insane Asylum, on Account of said Asylum, 1,500

1862. Feb.

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	Sundry persons, interest on State Cou-			Public fund— disbursements.
	pon Bonds of N. C., Sundry persons, interest on Coupon	\$	8,274	and a squitzers.
	Bonds of Cape Fear and Deep River Nav. Co.,		345	
	Sundry persons, interest on State Registered Bonds, F. Nash, his compensation as Clerk to		125	98
	Board of Claims for 21 days to Feb. 8th, 1862,		8.1	
	B. F. Moore, as Commissioner of the Board of Claims,		333	
	Mrs. M. A. E. Ramsay, for services of her son, Wm. H. Ramsay, as mes-			
	senger to the Board of Claims for 30 days, ending Feb. 18th, 1862,		22 5	0
	J. M. Worth, Salt Commissioner, as part of appropriation of Convention of N. Carolina for the manufacture			
	of N. Carolina, for the manufacture of salt, Maj. John Devereux, A. Q. M., for the		6,000	
	use of the Quarter Master's Depart- ment,	5	20,000	
	A. W. Lawrence, Capt. Ordnance Department, for the purchase of Ord-		,	
-	nance, Ordnance Stores and supplies,		7,233 7	0
	A. W. Lawrence. Captain Ordnance Department, for the purchase of Ordnance, Ordnance Stores and sup-			
	plies, Captain C. W. Garrett, A. Q. M., for	2	20,000	
	the use of the Quarter Master's department,]	10,000	
	Major A. M. Lewis, Pay Master, for the use of that department,]	10,000	
	 Maj. A. M. Lewis, Pay Master, for the use of that department, Maj. A. M. Lewis, Pay Master, for the 		9,897 5	8
	use of that department, Maj. A. M. Lewis, Pay Master, for the	4	10,090 5	9
	use of that department, Maj. A. M. Lewis, Pay Master, for the		24,000	
	use of that department, Capt. T. D. Hogg, C. S., for the use of		10,000	,
3	the Subsistence department,	4	20,000	

10,000

13,000

16,400

10,000

5,000

10,000

5,000

57 55

6

25

12,500|28

78

801

53 92

21 50

92 34

5,801 02

24

944|30

21 25

193 32

33647

Public fund— Feb.

Capt. C. W. Garrett, A. Q. M., for the use of the Quarter Master's department, Maj. John Deverenx, A. Q. M., for the use of the Quarter Master's department, Major John Devereux, A. Q. M., for the use of the Quarter Master's depart ment, Maj. A. M. Lewis, Pay Master, for the use of that department, Chas. E. Johnson, Surgeon General of N. C., for the use of that department, Maj. A. M. Lewis, Pay Master, for the use of that department, C. D. Smith, expenses incurred as special Agent for the State, for the purchase of saltpetre, Capt. T. D. Hogg, C. S., for the use of the Subsistence department, Wm. Dixon, for services rendered as pilot to steamer "Winslow," P. H. Winston, Jr., as Commissioner of the Board of Claims, A. W. Lawrence, Captain Ordnance department, for the purchase of Ordnance, Ordnance Stores and supplies. W. S. Mason, expenses incurred as special Agent for the State for the purchase of Saltpetre, Sundry persons, under an ordinance of the Convention, in favor of claims allowed by Board of Claims, as follows: M. A. Woody, Jas. S. Snow, W. W. Fife, McNair, Bro. & Co., Sampson County, in part, per A. B. Chesnutt, P. H. Thrash,, Makepeace & McRae, R. W. Hamlin, L. B. Erambert, W. H. Bobbitt,

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1862.					D 111. 6 1			
Feb.	Jas. H. Holt,	\$	2	8 40	Public fund- disbursements.			
	Pasquotank County, in part, per F.		0.1					
	Vanghan,		25					
	Polk County, per J. L. Ward,			1 28				
	S II. Christian,			4 75				
	J. J. Jenkins,			6 33				
	J. F. Miller,			0 90	,			
	W. C. Roberts,			$\begin{vmatrix} 0 \\ 2 \\ 3 \end{vmatrix}$				
	Joseph Lawrence,			760				
	Joseph Commander,			S 55				
	J. F. Crawley,			5				
	G. W. Ward, Sampson County, balance per Thomas		4	10				
	Bunting,		4,86	1 37	,			
	Robeson county, in part per J. P. Ful-		2,00	101				
	ler,		3,24	0				
0	Pasquotank county, in part, per R. H.		,,,,,					
	Speed,		2,04	-0				
0	Macon county, C. D. Smith,			4 73	3			
	J. H. Wood,			8 48				
	Hart & Bailey,	- 30	26	8 58	3			
	Pasquotank county, in part, per F.							
	Vaughan,		1,90	0				
	E. L. Harding,		16	3 60)			
	C. C. Tew,		18	80				
	R. N. Carter, under resolution of Gen-							
	eral Assembly, in favor of claims al-			40.	,			
	lowed by Board of Claims,		2	4 25				
	Geo. T. Cooke, Post Master, Raleigh,							
	postage accounts of the several de-							
	partments, in Capitol, as follows:		0	3 49				
	Executive Department,			097				
	Treasnry " State "			888				
	Comptroller's "			7 22				
	Sundry Sheriffs, for making returns of			-				
	Presidential election in November,							
	1861,		47	7 66				
	Sherwood & Long, for publishing in							
	Greensboro' Patriot. Governor's pro-							
	clamation, concerning Convention,		1	4				
	Wm. Howard, for publishing in Tarbo-							
	ro' Southerner, Governor's proclama-		1					
1	tion concerning Convention,		2	0				
	W. D. Humphrey, Sheriff of Onslow							
		Į!		1				

Public fund—Feb.

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İ	Co., for making returns of Conven-			
l	tion election in said county,	\$	2	50
I	Jesse H. Lindsay, Cashier Branch Bank			
I	of Cape Fear, Greensboro', being			
I	amount borrowed of said bank to			
I	meet State liabilities including inter-			
ı	est on same,		25,066	66
	John G. Williams & Co., being amount	-		
1	borrowed to meet State liabilities, in-		,	
	cluding interest on same,		10,150	
	John G. Williams & Co., being amount			
	borrowed to meet State liabilities, in-			
i	cluding interest on same,		5,075	85
Ì	Sundry persons, principal of State Re-			
	gistered Bonds, as follows:			
-	Wm. Peace, Treasurer Rex Hospital,			
i	for 2 Bonds,		2,000	
I	Wm. A. Myatt, for 1 Bond,		500	
I	W. L. Steele, for 1 Bond of \$1,000 and			
I	3 of \$500,		2,500	
	Western North Carolina Railroad Co.,			
	at sundry times during Feb. 1862,			
	220 State Coupon Bonds of \$1,000			
	each, dated Oct. 1st, 1861, and run-			
	ning 30 years, issued on account of			
	said road,		220,000	
	J. D. Primrose, for services in Treasury			
	department,		50	64
	Henry Hardie, for services in Treasury			
	_ department,		50	
	J. J. Lansdell, for services in Treasury			
	department,		80	1
	L. S. Perry, for services in Treasury de-			
	partment,		233	90
	Sundry telegraphic dispatches, during		4.0	
	Jan. 1862,		43	96
	Southern Express Company, freight on		_	
	package,		1	25
	S. L. Hayman, for services in Treasury		00	
	department,		20	
	J. J. Lansdell, for services in Treasury		40	
	department,		10	
	W. M. Black, for J. Manouvrier, New			
	Orleans, for Lithographing N. C.		1/7/7	00
	Treasury Notes,		177	02
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862.				
eb.	T. E. Steele, for services in Treasury			Public fund— disbursements.
	department,	\$	50	44004440
	Southern Express Company, freight on			
	package,		1	25
	H. Hardie, for services in Treasury de-			
	partment,		75	
	C. B. Root, expenses to and from New		1	
	Orleans, Charleston and Richmond,		015	
0	on business for the State,		245	
	J. D. Primrose, for services in Treasu-		20	
	ry department,		20	
	Southern Express Company, freight on		S	0.K
	package, S. L. Hayman, for services in Treasury		0	20
	department,		25	
	D. H. Breen, for work on State Bonds,		50	
	Southern Express Company, freight on			
	package,			50
	J. J. Lansdell, for services in Treasury			
	department,		50	
	Jas. H. Moore, expenses to and from			
	New Orleans, on business for Treasu-	11		
	ry department,		200	'
	J. D. Primrose, for services in Treasury			
	department,		30	
	Chas. Kuester, for pair shears furnished			
	Treasurer's office,		5	
	P. Ferrall, for coal furnished State Li-			
	brary,		1	75
	Pulaski Cowper, Private Secretary to			
	Gov. Clarke, for sealing 100 State			
	Bonds,		10	
	Southern Express Company, freight on		7	O =
	package,	1	1	25
	F. I. Wilson, for examining accounts of		1	
	John Spelman, State Printer, and			
	Syme & Hall, printers to the Convention,		6	00
	T. W. Atkin, for publishing in Ashe-			00
	ville News, the Governor's proclama	1		
	tion,		4	50
	John Spelman, for Oates, Wiswall &			
	Co., Lincolnton, N. C., for 12 reams			
	of blank tax list paper furnished the			
	State,		100	
	John Spelman, expenses to and from	1		
	-			

	$\overline{\overline{1862}}$.		11		
Public fund-	Feb.	Lincolnton, N. C., on business for			
disbursements.		Comptroller's and Treasury Depart-			
		ments,	\$	31	50
		W. H. & R. S. Tucker, for articles fur-			
		nished the State,		352	45
		O. H. Perry, for services in Treasury		002	To
		Department,		250	
				400	
		S. L. Hayman, for services in Treasury		0=	
	Mar.	Department,		25	
•	mar.	The following members of the Conven-			
		tion of N. C., adjourned session, Jan.			
		and Feb., 1862:			
		K. P. Battle, Wake Co.,		114	1 .
		K. Rayner, Hertford Co., (Nov. session)		103	
		K. Rayner, ""		124	40
		W. W. Holden, Wake Co.,		6	•
		R. H. Page, Secretary of State, for			
		copies of Ordinances of Convention			
		of N. C., furnished Convention Prin-			
		ter and other officers,		79	
		Pulaski Cowper, for defraying expenses			
		of Council of State at its meeting			
		held March 18th, 1862,	- 1	171	
		James Page, for distributing Journals			
		and Acts of General Assembly, and			
		Revised Code, in 19 Western Coun-			
		ties of the State,		499	5 0
		E. Emmons, Jr., Assistant State Geolo-		j	
		gist, his 4th quarter's salary for 1861,		375	
		Wm. E. Anderson, Treasurer Insane		0,0	
		Asylum of N. C., on account of said			
	- 4	Asylum,		,000	
•	` '	John G. Williams & Co., interest on 3		,000	
		Treasury Notes of N. C., of \$100			
		each.		4	
		Sundry persons, interest on State Cou-		1	
		pon Bonds of N. C.,	9	,525	
		Sundry persons, interest on Coupon	0	וטשטן	
		Bonds of Cape Fear and Deep river			
		Navigation Company,		270	
		Sundry persons, interest on State Regis-		210	
		tered Bonds,		134	22
		Harris & Howell, Wilmington, N. C.,		TOT	90
		for Railroad car wheels and axles		60	
		furnished the State,		60	
				1	

1862. Mar.	McRae & Teel, for 2 dozen axes pur- chased for the State salt works,	\$	72	Public fund— disbursements.
	Frederick Nash, his compensation as Clerk to Board of Claims for 25 days, to March 5th, 1862, J. R. Dowell, the first instalment on		100	
	account of contract for erecting tele- graphic line from Goldsboro' to New- bern, Capt M. A. Bledsoe, A. Q. M., for the use of the Quarter Master's Depart		3,000	
	ment, S. F. Phillips, as Commissioner of the Board of Claims,	1	5,000 83	22
	Capt. Jus. Sloan, A. Q. M., for the use of the Quarter Master's Department, Capt. T. D. Hogg, C. S., for the use of	6	0,000	บู๋๋
	Sub-istence cpartment, Maj. A. M. Lowis. Pay Master, for the		0,000	
	Capt O W. Garrett, A Q M., for the use of the Quarter Master's Department,		0,000	-
	Maj. J. Devereux. A. Q. M., for the use of the Quarter Master's Department, Capt. C. W. Garrett, A. Q. M., for the	1	5,000	
	use of the Quarter Master's Department, Maj. A. M. Lewis, Pay Master, for the use of that department,		0,000	
	Capt. M A. Bledsoe, A Q. M., for the use of the Quarter Master's department,	10	8,000	
	Capt. T. D. Hogg, C. S., for the use of the Subsistence department, Capt. C. W. Garrett, A. Q. M., for the	1	0,000	,
	use of the Quarter Master's department, A. W. Lawrence, Capt. Ordnance department, for the purchase of Ord-		0,000	
	nance, Ordnance Stores and Supplies, Major A. M. Lewis, Pay Master, for	2	0,000	
	the use of that department, Maj. John Deverenx, A. Q. M., for the	4	2,824	22

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	1862.		
Public fund- dispursements.	Mar.	use of the Quarter Master's Depart-	1 - 17
Will be and be a control of the cont		ment,	\$ 530,029 78
		Maj. A. M. Lewis, Pay Master, for the	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
		use of that Department,	10,000
		Maj. John Devereux, A. Q. M., for the	
		use of the Quarter Master's Depart-	
		ment,	20,000
		Maj. John Devereux, A. Q. M., for the	
		use of the Quarter Master's Depart-	
		ment,	20,000
		Capt. Jas. Sloan, A. Q. M., for the use	
		of the Quarter Master's Department,	30,000
		Maj. A. M. Lewis, Pay Master, for the	
		use of that Department,	25,000
		Maj. Jno. Devereux, A. Q. M., for the	
		use of the Quarter Master's Depart-	
		ment,	25,000
		A. W. Lawrence, Capt. Ordnance De-	
*		partment, for the purchase of salt-	10.000
		petre,	10,000
		Capt. C. W. Garrett, A. Q. M., for the use of the Quarter Master's Depart-	
		ment,	10,000
		Maj. John Devereux, A. Q. M., for the	10,000
		use of the Quarter Master's Depart-	
		ment,	20,000
		S. W. Davis, Pres't N. C. Powder Man-	20,000
		ufacturing Company, on account of	
		said Company,	2,500
		Maj. A. M. Lewis, Pay Master, for the	-,000
		use of that Department,	25,000
		Capt. Jas. Sloan, A. Q. M., for the use	,
		of the Quarter Master's Department,	40,000
	16	Fred'k Nash, on account of expenses of	
		Board of Claims,	70
		Maj. A. M. Lewis, Pay Master, for the	
		use of that Department,	10,000
		A. W. Lawrence, Capt. Ordnance De-	
		partment, for the purchase of ordi-	0.000
	,	nance, ordnance stores and supplies,	3,609 22
		A. W. Lawrence, Capt. Ordnance Department, for the purchase of ord-	
		nance, ordnance stores and supplies,	14 000
		A. W. Lawrence, Capt. Ordnance De-	14,000
		partment, for the purchase of ord-	4-4
		nance, ordnance stores and supplies,	20,000
	,		20,000

1862.	·				
Mar.	A. W. Lawrence, Capt. Ordnance De-				Public fund- disbursements
	partment, for the purchase of ord-				
	nance, ordnance stores and supplies.	\$	3,000		
	Worth & Daniel, for bags furnished		000	20	
	State salt works,		230	20	
	P. H. Winston, Jr., as Commissioner of		1 40 4		
	the Board of Claims,		425		
	S. F. Phillips, as Commissioner of the		F00		
	Board of Claims,		500		
	Sundry persons, under an ordinance of				
	the Convention in favor of claims al-				
	lowed by the Board of Claims as fol-				
	lows:		40		
	James Tiddy, Wm. Tiddy,		4		
	Jas. A. Washington,		591		
	E. H. Cunningham,		143		
	W. W. Smith,		235		
	W. H. Stone,			25	
	D. C. McGregor,			25	
	Richmond Co., per J. P. Leak, Agent,		3,319		
	C. R. Thomas, Attorney,		25S	80	
	C. R. Thomas, Attorney,			50	
	Sam'l L. Dill,		1,300		
	G. W. Dill,		1,433		
	Lynn Adams,			60	
	Alexander Co., perW. M. Bogle, Agent,		512		
	E. M. Holt,		280	1	
	Pasquotank Co., (bal.) per R. K. Speed, II. II. Rowland,		3,860 21		
	Warren Co., per J. B. Batchelor,		1,965		
	Perquimans Co., per Jas. C. Skinner,		6,906		
	Peter E. Hines,		102		
	C. Cornelilsen,		1,024		
	Johnston Co., (bal.) per J. B. Beckwith,		3,370		
	J. P. Mabry,			20	
	Caswell Co., per T. D. Johnston, Trus-				
	tee,		3,943		
	A. Mitchell & Son,		250		
	Camden County, per G. W. Spencer,		8,501	197	
	Stanly " J. C. McCain,		0 799	2=	
	Trustee,	1	2,733 $2,149$		
	"Iredell county, per T. W. Caldwell, ag't, Cobb & Nesbirt,	1		13	
	C. II. Barnum,		81		
	Dozier & Co.,	1		96	
	,	P4			

Public fund— Mar. Mar.

=			
1	D 1 15 TH 11		
	Benj. M. Walker,	\$	128 90
	George W. Seagle, under resolution of		
	General Assembly, in favor of claims.		
1	allowed by Board of Claims,		39 25
1	Letitia Bray, of Surry County, a pension		20
-	for 1861,		40
-	K. H. Worthy, Sheriff of Moore county.		10
-	for making returns of Presidential		10
ı	election in Nov. 1861,		12 75
ł	John W. Syme, Printer to the Conven		
1	tion, for printing for Convention, ad-		
	journed session, Jan and Feb., 1862.		1,012 79
ı	John W. Syme, for printing 300 copies		
ı	of an Ordinance of the Convition, &c.		5
	John Spelman, for printing blank Tax		
1	Lists, with freight on same, and circu-		
ı	lars for Comptroller,		275 20
ı	John Spelman, for advertising in State		2.0
ı	Journal, Ordinances of Convention,		
	and printing done for Secretary of		10000
ı	State,		180 09
	Geo. T. Cook, Post Master, Raleigh, for		
	postage stamps,		5
	Sundry Banks of N. C., being amount		1
	borrowed to meet State liabilities:		
	Bank of Wadesboro', including interest,		20,391 23
	" Wilmington, " "		51,216 66
	" Commerce, Newbern "		30,220
	W. H. & R. S. Tucker, including "	1	15.698 86
	Bank of Yanceyville, " "	{	10,228 33
	W. H. & R. S. Tucker, " "		5,040
	Com'l Bank, Wilmington, "		30,138 09
	J. V. Wilcox, for 3 State Registered		00,100
	Bonds of \$1,000 each,		3,000
	Charlotte H. Lawson, for 3 State Regis-		3,000
	tored Pends of \$1 000 each and Laf		
	tered Bonds of \$1,000 each, and I of		3,500
	\$500,		3,300
	Redeemed at the Public Treasury, 3		
	State Treasury Notes of \$100 each.		
	Letter D, No. 466, dated Jan. 8, 1862,		
	Letters D, No. 667, and B, No. 668,		200
	dated Jan. 18, 1862,		300
	W. M. Black, for J. Manouvrier, New		
	Orleans, for Lithographing N. C.		
	Treasury Notes,		785 97
	John Spelman, for publishing in State		
		,	,

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1862.					
Mar.	Journal, sundry proclamations of the				Public fund—disbursements.
	Governor, and printing for Executive				disoursements.
	office	\$	77	70	
	C. N. B. Evans, for publishing in Mil	ł			
	ton Chronicle, Gov'rs. proclamation,		7		
	J. W. Syme, for publishing in Raleigh			~^	
	Register, Governor's proclamation,		1	50	
	W. G. Strickland, for wood furnished		379	01	
	the State, T. Loring, for publishing in Goldsboro'		519	4±	• .
	Tribune, Governor's proclamation,		9		
	L. S. Perry, for services in Treasury de-				
	partment,		205		
	Southern Express Company, freight on				
	pack ge,		1	25	
	Sundry Telegraphic dispatches during				
	Feb. 1862,		65	34	
	Southern Express Company, freight on				
	package,		8	25	
	J. W. Albertson, traveling expenses to				
	and from Richmond, Va., on business		20	22	
	for the State, Southern Express Company, freight on		30	33	
	package		9	50	
	Herry Hardie, for services in Treasury		-		
	department,		136		
	1 D. Prinnose, services in Treasury de-				
	partment,		5		
	Sold win Dapress Company, freight on				
	The state of the s		1	25	
	the date, for services in Treasury de-		0	20	
	De the late Company freight on		9	60	
	Surfacin Lapress Company, freight on		11	จร	
	J. W. Thurn on, for 2 tables farmished		7.1	20	
	Timesore - office.		7		
	12 Granger to publishing in Washing-				
	In put to proclamations of the				
	Completitie		17		
	for services in Treasury de-				
	Denne d.	_ 1	15		
	Express Company, freight on		4) =	
	Bushala Platanad Va for 10		4	25	
	Hardo ph. Richmond Va. for 10,-				
	1 02 hr Sale,		750		

	1862.			Ī
Public fund-	Mar.	O. H. Perry, for services in Treasury	- 100	
disbursements.		department,	\$ 85	
		L. S. Perry, " " " " "	52	
		Henry Hardie, " " " "	250)
		J. J. Lansdell, " " " "	80	
•		S. L. Hayman, " " " "	25	
,		S. L. Hayman, " " " "	10	4
		J. D. Primrose, " " ". "	10	
•		S. H. Young, " " "	5	1
		F. W. Bornermann, Charleston, S. C.	12.00	
		for engraving plates and printing \$2		
		Treasury Notes of North Carolina,	F00	
		from same,	500	
		Southern Express Company, freight on	0	lar.
		packages,	Z	25
		S. L. Hayman, for services in Treasury	20	
		J. D. Primrose, " " "	100	
		Briggs & Dodd, for 1 book-case for	100	
		records of Supreme Court at Mor-		
		ganton,	36	
		Hoyer & Ludwig, Richmond, Va., for		
		Bank Note paper furnished the State,	806	75
		f. W. Albertson, expenses to and from		1.
		Lincolnton, on business for the State,	25	,
		E. S. Blackwood, for services in Trea-		
		sury department,	20	1
		W. J. Lougee, for articles furnished		
		Treasurer's office,		65
		A. Creech, for articles furnished Trea-		
		surer's office,		50
		Southern Express Company, freight on		
		package,	1	25
		J. D. Primrose, for services in Treasury	HY	-
		department,	75	
		J. W. Albertson, expenses to and from		
		Charleston and New Orleans, on bu- siness for the State,	200	
	21.7	Southern Express Company, freight on	200	
		package,	Q	25
	April.	W. H. Hamilton, Superintendent of		20
	P	Capitol Square, his 1st quarter's sa-		
		lary for 1862,	75	
		D. W. Bain, Clerk in Comptroller's de-		
		partment, his 1st quarter's salary for	11 11	
		1862,	187	50

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1862.			1		D.1.V. C
April.	The following Sheriffs, for making re-				Public fund— disbursements.
	turns of Congressional election in				
	Nov. 1861:	-	_1		
	N. R. Jones, Sheriff Warren County,	\$	8		
	J. C. Smith, Sheriff Alexander County,		5 8	33	
	R. F. Armfield, Delegate to the Con-				
	vention of N. C., from Yadkin coun-				
	ty, April and May Session, 1862,		32	30	
	Expenses of meeting of Council of State,				
	April 7th and 8th, 1862,		206		
	Samuel L. Adams, on account of con-				
	tract for distributing laws of North				
	Carolina,		215		
	W. S. Webster, on account of contract				
	for distributing laws of N. Carolina, Henry T. Clarke, Governor of N. C.,		225		
	Henry T. Clarke, Governor of N. C.,				100
	his 1st quarter's salary for 1862,		750		
	Pulaski Cowper, Private Sec. to Gov.				
	Clark, his 1st quarter's salary for 1862,		75		
	D. B. Allen, Clerk in Executive office,		i		
	his 1st quarter's salary for 1862,		125	10	
	E. Emmons, Jr., Assistant State Geolo-		ĺ		
	gist, his 1st quarter's salary for 1862,		375		
	W. T. Crawford, Sheriff Martin coun-	-			
	ty, an allowance on account of insolv-				
18	ent taxables for 1860,	H	199	70	
	W. E. Anderson, Treasurer Insane Asy-				
	lum, of N. C., on account of said				
	Asylum,		3,000		
	Sundry persons, interest on N. C. Treas-	-			
	nry Notes, as follows:				
	C. Dewey, Cashier,		98		
	W. S. Mason, Trustee,		37	50	
	John G. Williams & Co.,	1	2		
	W. A. Williams, Teller, &c.,		17		
	C. Dewey, Cashier,			70	
	Jesse H. Lindsay,		876		
	W. W. Vass,		25		
	J. W. Cunningham,		164		
	W. H. Jones, Cashier,		4,721		
	R. P. Dick,		315	46	
	Wm. M. Rogers, per Thos. Ruffin, Sr.,		13	32	
	Sundry persons, interest on State Cou-		- 05-		
	pon Bonds of N. C.,		57,975		
	Sundry persons, interest on State Reg-		120	20	
	istered Bonds,		173	23.	-
	12				

178		1862.——Comptroller's Statement.		
<u></u>	1862.	1		_
Public fund-	April.	R. M Pearson, Chief Justice Supreme		
disbursements.	1	Court, his 1st quarter's salary for 1862,	\$ 625	
		W. H. Battle, Judge Supreme Court,	00-	
		his 1st quarter's salary for 1862, M. E. Manly, Judge Supreme Court,	625	
		his 1st quarter's salary for 1862,	625	
		J. R. Dowell, on account of contract for		
		constructing a telegraphic line from		
		Goldsboro' to Morehead city,	6,048	06
		Maj. A. M. Lewis, Pay Master, for the use of that department,	50,000	0
		Dr. Chas. E. Johnson, Surgeon General	30,000	
		of N. C., for the use of that depart-		
•		ment,	5,000	
		Capt. J. Sloan, A. Q. M., for the use of	£0.000	
		the Quarter Master's department, Maj. Jno. Devereux, A.Q.M., for the use	50,000	
		of the Quarter Master's department,	20,000	
	ļ	A. W. Lawrence, Capt. Ordnance de-		
		partment, for the purchase of ord-	20,000	
		nance, ordnance stores and supplies,	30,000	
		Maj. A. M. Lewis, Pay Master, for the use of that department,	25,000	
		Maj. A. M. Lewis, Pay Master, for the	20,000	
		use of that department,	50,000	
		Maj. A. M. Lewis, Pay Master, for the	F0 000	
		use of that department, Capt. T. D. Hogg, C. S., for the use of	50,000	
		the Subsistence department,	10,000	
	-	Major John Devereux, A. Q. M., for		
	XI	the use of the Quarter Master's de-	0.000	
		partment,	6,036	71
		A. W. Lawrence, Capt. Ordnance de- partment, for the purchase of ord-		
,		nance, ordnance stores and supplies,	20,000	
		W. S. Mason, expenses and compensa-		
		tion, as agent of the State for the pur-	007	
		A chase of nitre, Maj. John Devereux, A. Q. M., for the	227	(0
		use of the Quarter Master's depart-		
		ment,	11,487	65

Maj. A. M. Lewis, Pay Master, for the use of that department,
Maj. A. M. Lewis, Pay Master, for the use of that department,

50,000

50,000

1862.		1	==	
April.	Maj. A. M. Lewis, Pay Master, for the			Public Fund-
7	use of that department,	\$ 75,000		disbursements.
	Maj. A. M. Lewis, Pay Master, for the			
	use of that department,	50,000		
	Maj. A. M. Lewis, Pay Master, for the			
	use of that department,	40,000		
	B. F. Moore, as Commissioner of the			
	Board of Claims,	250	33	
	F. Nash, his compensation as Secretary			
	to the Board of Claims, for 25 days.			
	to 5th April, 1862,	100		
	Mrs. M. A. E. Ramsay, for services of			
	her son, Wm. H. Ramsay, as messen-			
	ger of the Board of Claims, for 30			
	days, including 5th April, 1862,	22	50	
	J. M. Worth, State Salt Commissioner,			
	part of appropriation for the manu-	1 -		
	facture of salt,	16,841	-	
	B. F. Moore, for defraying expenses of			
	Board of Claims,	30		
	Sundry persons, under an Ordinance of			
	the Convention in favor of claims al-			
	lowed by Board of Claims, as follows:			
	Lenoir Co., per J. C. Washington,	6,499		
	Cumberland " " J. D. Williams,	5,437		
	Surry " J. F. Graves,	2,853		
	Randolph " J. M. Worth,	5,772		
	Greene "R. W. Best,	4,240		
	Talking,	5,459		
	C. M. Rogers,	185	63	
	Sam'l Calvert,	150		
	J. H. Baker,	96		
	Dunn & Spencer,	133		
	Phifer & York,	1,039		
	Union county per H. M. Houston, Robeson, "J. P. Fuller,	6,091		
-	J. L. Pennington,	2,985		
		77	to	
	Capt. John R. Hawes, under resolution of General Assembly in favor of			'
	claims allowed by Board of Claims,	707	24	
	The following sheriffs for making returns	101) T.	
	for Presidential election, in Novem-			
	ber 1861, as follows:			
	N. R. Jones, Sheriff Warren County,	13	16	
	J. C. Smith, "Alexander "	32		
	Sundry Banks, interest on Temporary			
	, and the second of the porter of			

	$\overline{1862}$.		
Public fund—disbursements.	April.	loans to meet liabilities of the State, as follows:	
		Bank of North-Carolina,	3 750
		66 66 66	133 30
		(6 66	58 67
		" Clarendon,	230 14
		Farmers' Bank of North-Carolina,	83 83
		" " "	202 19
	,	Geo. T. Cooke, Post Master, Raleigh,	-24
		postage on account of Comptroller's	
		department,	111 59
		George T. Cooke, Post Master, &c., for postage stamps furnished Executive	
		office,	10
		John W. Syme, Printer to the State	10
		Convention, for printing ordinances,	
		&c., of the Convention, 2d adjourned	
	•	session, Feb., 1862,	69 74
		Rufus H. Page, Secretary of State, his	
		1st quarter's salary for 1862,	200
		O. H. Perry, State Librarian, his 1st	
		quarter's salary for 1862, and services	110 50
		to Cabinet of Minerals,	112 50
		Sundry Banks, being temporary loans by said Banks to meet State liabilities,	
		as follows:	1
		Bank of North-Carolina,	25,000
		66 66	100,000
		66 66	8,000
		" Clárendon,	25,000
		Farmers' Bank of N. C.,	10,000
		" " " " " " " " " " " " " " " " " " " "	10,000
		Sundry persons, principal of State Reg-	10 500
		istered Bonds, Drury King, Superintendent of the Cap-	12,500
-		itol, his 1st quarter's salary for 1862,	65
		D. W. Courts, Public Treasurer, his 1st	^
		quarter's salary for 1862,	500
		W. R. Richardson, Chief Clerk to Pub-	
		lic Treasurer, his 1st quarter's salary	
		for 1862,	300
		B. W. Starke, Assistant Clerk to Public	
	0	Treasurer, his 1st quarter's salary for	105-0
	8	1862,	187 50
		O. H. Perry, for services in Treasury	91 80
		Department,	0,2,00

1862.				
April.	For sundry dispatches sent and received			Public fund-
1	during March, 1862,	\$	54 26	disbursements.
	Drury King, for payment of servant	The state of the s		
	hire at the Capitol from Jan. 1, to			
	April 1, 1862,		45	
	R. F. Jones, for services in Treasury De-			
	partment,		15	
	R. F. Jones, " " "		26 66	
	J. J. Lansdell, " " "		50	
	Southern Express Company, freight on			
	package,		5 50	
	T. E. Steele, for services in Treasury De-			
	partment,		30	
	L. S. Perry, " " "		70	
	S. L. Hayman, " " "		20	
	Southern Express Company, freight on	1		
	package,		210	
	S. L. Hayman, for services in Treasury			
	Department,		7 50	
	Southern Express Company, freight on			
	packages,		10 50	
	J. J. Landsdell, for services in Treasury			
	Department,		50	
	S. L. Hayman, for services in Treasury			
	Department,	4	20	
	Southern Express Company, freight on			
	package,		9	
	T. E. Steele, for services in Treas. Dep't,		20	
	J. D. Primrose, " " "		10	
	R. F. Jones, " " "		25	
	J. J. Lansdell, " " "		50	
	S. L. Hayman, " " "		10	
	R. F. Jones, " " "	1	5	
	Southern Express Company, freight on			
	sundry packages,		16,50	,
	J. A. Lancaster & Son, Richmond, Va.,			
4.7	for Bank Note paper furnished the			
	State,	50	06	
	Henry Hardie, for services in Treasury			
-	Department,	/	75	
	Mrs. E. Colburn, per order of Henry			
	Hardie, on his account for services in			
- 13	Treasury Department,	4	10	
- 13	E. B. Drake & Son, for publishing in			
	Iredell Espress, Governor's proclama-			
	tion calling for volunteers,	!	10	-

	1862.		
Public fond- disbursements.	April.	C. B. Root, for tin box for Treasurer's	
		office,	\$ 2
		For 1 telegraphic dispatch to Goldsboro', N. C.,	75
		Briggs & Dodd, for work done in Treas-	10 10
	•	urer's office, Briggs & Dodd, for making and deliver-	19 40
		ing 45 boxes to Secretary of State,	90 50
		H. Utley, expenses to Lincolnton, N. on business for the State,	6
		Neuse Manufacturing Company, for paper furnished the State,	126
		Dennis Heartt, for publishing in Hills-	120
		boro' Recorder, Governor's proclamation calling for volunteers,	6
		J. J. Landsdell, for envelopes farnished	
	`	Secretary of State, O. H. Perry, for services in Treasury	7 83
		department J. L. Pennington, for publishing in New	150
		bern Progress, Governor's proclama-	
		tion calling for volunteers, John Spelman, printing done for Treas-	7
	200	nry department,	950 65
		J. A. Lancaster & Son, Richmond, Va., for Bank Note paper furnished the	
		State,	552 75
		Taken up from sundry persons at sundry times during this month, State Treas-	
		ury Notes, bearing interest at six per cent. per annum, and payable at the	
		Public Treasury on or before the 1st	
		day of January, 1865, issued by authority of an Ordinance of the Con-	
200		vention of N. C., passed and ratified the 1st day of December, 1861, said	
	- 1	notes being fundable in six per cent.	707
		State Coupon Bonds, Notes of the denomination of \$100	60,000
		· · · · · · · · · · · · · · · · · · ·	14,500 300
	May.	Members of the Convention of N. C.,	000
		adjourned session, April and May, 1862, as follows:	
1 -		W.N.Edwards,Pres't,Warren T. A. Allison, Iredell "."	104 101
	Į.	Li ali aliison, ilouen	701

P. A. Atkinson, Geo. E. Badger, Wake							
Geo. E. Badger, Wake Geo. E. Badger, Wake Geo. E. Badger, Wartin Geo. E. Badger, Wartin Geo. E. Badger, Wartin Geo. E. Badger, Wartin Geo. E. Badger, Wartin Geo. E. Badger, Wartin Geo. Green, Graven Geo. Green, Geo	LS62.						
Geo. E. Badger, D. W. Bagley, Martin "94 D. W. Bagley, Morthampton "69 L. W. Batchelor, Halifax, "87 W. S. Bartle, Edgecombe "75 L. N. B. Battle, Nash "75 John Berry, Orange "7740 A. M. Bogle, Alexander "97 Bedford Brown, Caswell "147 Thos. Bunting, Sampson "85 R. A. Caldwell, Rowan "8940 J. S. Cannon, Perquimans "8. H. Christian, Montgomery "103 J. W. Cunningham, Person "67 W. A. Darden, Jr. R. P. Dick, Guilford "82 Jas. Dickson, Duplin "87 R. S. Donnell, Beaufort "100 S0 E. C. Douthitt, Davidson "78 M. Durham, Peter Eller, Wilkes "110 S0 E. C. Douthitt, Davidson "78 M. G. Foster, Asha "100 S0 E. C. Green, J. H. Greenlee, McDowell "74 Geo. Green, J. H. Greenlee, McDowell "75 Geo. Green, J. H. Greenlee, McDowell "74 Geo. Green, J. H. Greenlee, McDowell "75 Geo. Green, J. H. Headen, Chatham "78 Solow M. H. H. Houston, Geo. Howard, Jr. Edgecombe "89 S0 Goldwell "89 J. L. Holmes, New Hanover "80 S0 H. M. Houston, Geo. Howard, Jr. Edgecombe "80 S0 H. M. Houston, Gaston "81 S0 S0 E. W. Jones, Rowan "81 S0 S0 H. C. Jones, Rowan "81 S0 S0 H. C. Jones, Rowan "81 S0 S0 H. C. Jones, Rowan "81 S0 S0 H. C. Jones, Rowan "81 S0 Keill Keliy, Bladen "76 S0 Mell Keliy, Bladen "77 S0 Mell Keliy, Bladen "77 S0 Mell Keliy, Bladen "77 S0 Mell Keliy, Bladen "77 S0 Mell Keliy, Bladen "77 S0 Mell Keliy, Bladen "77 S0 Mell Keliy "76 S0 Mell Keliy, Bladen "77 S0 Mell Keliy "77 S0 Mell Keliy "77 S0 Mell Keliy "77 S0 Mell Keli	May.	P. A. Atkinson,	Pitt	Co.,	\$ 66		
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Public fund— May.

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	T . T .			11	100
	J. A. Leak,	Anson	Co.,	\$	98
-	W. F. Leak,	Richmond	"		98 60
	D. McD. Lindsay,	Currituck	66		80 60
-	W. J. Long,	Randolph	66		
-	T. B. Lyon,	Carracilla	66		85
	E T M	Granville			29
	E. L. Mann,	Hyde	66		117 20
1	John Manning, Jr.,	Chatham	66	36	63 60
1	J. C. McDowell,	Burke	66		104 40
	J. A. McDowell	Madison	66		96 60
	W. J. McDuffie,	Cumberland	66		
	David McNeill,	Cumberland	66		81
		TT			78
	A. S. McNeill,	Harnett	66		60 40
	T. D. Meares,	Brunswick	66		86 20
	Giles Mebane,	Alamance	66		51
	L. J. Merritt,	Chatham	66		48 60
-	G. W. Michal,		66		
	A Witchell	Rutherford	66		104
	A. Mitchell,	Iredell			100
	R. A. Mosely,	Sampson	66		78 60
	A. Myers, J. W. Osborne,	Anson	- 66		107
	J. W. Osborne.	Mecklenburg	66		85
	M. P. Penland,	Yancey	66	1	90 20
	W. S. Pettigrew,	Washington	66	1	
	Calab Disc	Washington		-	78 40
	Caleb Phifer,	Cabarrus	66		96
	Kenneth Rayner,	Hertford	66		94 40
	J. T. Rhodes,	Duplin .	66	,	85
	S. S. Royster,	Granville	66		60
H	Thos. Ruffin, Sr.,	Alamance	66		
	C. B. Sanders,	Tabada	66		77 60
H	E. D. Canders,	Johnston			73
	F. B. Satterthwaite,	Pitt	66		74
۱	D. Schenck,	Lincoln	66		111 20
	George Setzer,	Catawba	66		101 40
	W. M. Shipp,	Henderson	66		65
1	R. H. Smith,	Halifax	66		
	W. A. Smith,		66		78
1	O D Comital	Johnston,			65 60
	O. D. Smith,	Macon	66		116
	R. K Speed,	Pasquotank	66		114
1	S. B. Sprnill,	Bertie	66		91
1	Eli Spruil!,	Tyrrel	66		122
2	D. H. Starbuck,	Forsyth	66		92
1	Robt. Strange,	Now House	66_		
1	I M Stuar	New Hanover	- 1		59 50
10	J. M. Strong,	Mecklenburg	66		77 20
1	G. V. Strong,	Wayne	66		36 89
٩	J. C. Sutherland,	Robeson	66		88 40
1	C. R. Thomas,	Carteret	66		95 40
1	E. A. Thompson,	Wayne	66		
1	F. A. Thornton,	Warmer	66		79
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1S62.			1				
May.	E. J. Warren,	Beaufort	Co.,	\$		60	Public fund—disbursements.
	A. D. Williams,	Franklin	66		64		uissursemests.
200	J. E. Williamson,	Caswell	66		77	50	
	T. J. Wilson,	Forsyth	66		89		
	N. W. Woodfin,	Buncombe	66		92		
		Columbus	66		90		
	W. J. T. Miller,	Cleveland	66		86	40	
) "	W. L. Steele, Princip		,		100	,	200
	L. C. Edwards, Assis				148	10	
	J. H. Moore, Engros				111	Ŧ0	
	W. R. Lovell, Princi		eper,		58	20	
	J. C. Moore, Assista	nt			104		
	D. King, "				104	90	
	Robt. Towles, Tempo	orary	for		20		
	R. H. Page Secret copies of ordinance	ary or State	tions				
	of Convention furn						
	Printer, Public Tr				-		
	tant General,	casaror and 2	Lagar		72	50	
	M. A. Curtis, Assista	nt State Geol	noist		• ~	50	
	his 1st quarter's sa				125		
	Sundry persons, interest on State Cou-						
	pon Bonds of N. C			11	,853		
	Sundry persons, int		upon				
	Bonds of Cape Fe						
	Navigation Compa				150		
	Sundry persons, inter	est on State F	Regis-				
W .	tered Bonds,	. 4 .1 .	27		277	14	
3	The following perso,	ns, interest o	on N.				
	C. Treasury Notes	, as follows:				00	
	C. Dewey,					23	
	Geo. W. Mordecai,				39		
	C. Dewey, Do.,					66 28	
	Geo. W. Mordecai,	-				50	
	David Settle, interest	on Bonds of	Ray.			0()	
	etteville & Wester				- 1		
	pany,		1		150		
	J. L. Bailey, Judge	Superior Co	ourts,				
	for holding Court	of Oyer and	Ter-				
	miner in Haywood	County,			90		
	A. S. Merrimon, fo.						I to the
	licitor for the Stat						1
	Oyer and Termin	ner m Hay	wood		- 00		
	County,				20		
			ļ		j		

150	100%.—COMPTROLLER'S STATEMENT.	
$\overline{\overline{186}}$	9. 1	
Public fund- Ma		
disbursements.	part of Salary for 1862,	\$ 975
	O. G. Parsley, per order of J.M. Worth,	0.0
	State Salt Commissioner,	2,040 44
	Maj. A. M. Lewis, Pay Master, for the	2,010
100	use of that department,	50,000
9	Mrs. M. A. E. Ramsay, for services of	00,000
- 1 -	her son, Wm. H. Ramsay, as mes-	1
	senger of the Board of Claims for 34	-
	days,	25 50
	F. Nash, his compensation as Clerk to	2000
	Board of Claims for 25 days,	100
	Dr. Chas. E. Johnson, Surgeon Gene-	100
201 2	ral of N. C., for the use of that de-	
	partment,	3,000
	H. A. Bagg, for Commissioners of the	3,000
	town of Wilmington, being part of	
THE RESERVE	proceeds of sale of Confederate Bonds	P
	deposited with Gov. Clark for Coast	
	Defences,	15,209 50
	Capt. James Sloan, A. Q. M., for the	20,200
	use of the Quarter Master's depart-	
	ment,	50,000
	Dr. Chas. E. Johnson, Surgeon Gene-	30,000
	eral of N. C, for the use of that de-	
	partment,	2,500
	Capt. C. W. Garrett, A. Q. M., for	
•	the use of the Quarter Master's de	
	partment,	5,000
	Maj. A. M. Lewis, Pay Master, for the	1
	use of that department,	50,000
- L. O	Tappy & Lumsden, per order of J. M.	
	Worth, State Salt Commissioner,	621 75
	A. W. Lawrence, Capt. Ordnance de-	
	partment, for the purchase of Ord-	
	nance, Ordnance Stores and sup-	
	plies,	30,000
	Maj. John Devereux, A. Q. M., for the	
	use of the Quarter Master's depart-	
	ment,	2,500
	Maj. A. M. Lewis, Pay Master, for the	W0 000
	use of that department,	50,000
	A. W. Lawrence, Capt. Ordnance de-	7
	partment, for the purchase of Ord-	
	nance, Ordnance Stores and sup-	00.000
married .	l plies,	20,000

1862.	ublic fund—
	sbursements.
Works, Works, 350	34
C. Dewey, Cashier, per order of J. M.	100
Worth, State Salt Commissioner, 848 27	
Joseph G. Godfrey, Quarter Master and	1 K
Commissary, &c., expenses incurred	2 -
in calling out the Militia in the eastern	
part of the State, 2,856 61	
Major A. M. Lewis, Pay Master, for the	
use of that department, 50,000	
A. W. Lawrence, Capt. Ordnance de-	
partment, for the purchase of ord- nance, ordnance stores and supplies, 30,000	
Capt. M. A. Bledsoe, A. Q. M., for the	
use of the Quarter Master's depart-	
ment, 25,000	
Maj. John Devereux, A. Q. M., for the	
use of the Quarter Master's depart-	
ment, 15,000	
Marcus Irwin, Major 2d N. C. Battalion,	
for expenses in suppressing rebellion in the mountains,	
in the mountains, F. Nash, Clerk to Board of Claims, his	
compensation for 31 days, including	
May 31st, 1862,	
Mrs. M. A. E. Ramsay, for services of	
her son, Wm. H. Ramsay, as messen-	
ger to the Board of Claims for 25 days, 18 75	
J. M. Worth, State Salt Commissioner,	
on account of appropriation for the manufacture of salt,	
C. Dewey, Cashier, per order of J. M.	
Worth, State Salt Commissioner, 400	
Sundry persons. &c., under an Ordnance	
of the Convention in favor of Claims,	
allowed by Board of Claims, as fol-	-
lows: Degier & Co., 539	
2 33.01	
Miller & Foster, Commissioners of the town of Wilming-	
ton, per H. A. Bagg, Treasurer, 8,447,60	
E. G. Clark, 50 25	
D. Pender & Co., 101 47	
S. R. Bunting, 7 12	
J. F. Post, 37 52	

1862. Public fund-L. H. Bowden, 37 523 May. disbursements. W. T. J. Vann, 37 523 T. H. Nichols, 37|523T. E. Lawrence, 37 52 8 D. E. Bunting, 37 52 % T. J. Sutherland, 37 528 Sam'l Shepard, 37 52% W. P. Elliott, 37 523 T. C. Moore, 37 52 3 D. K. K. Averett, 37 528 H. A. Martindale, 37|528S. A. Story, 37 52 % J. W. Lippett, 37|50% J. W. Zimmerman, 37 52 % R. J. Howard, 37 523 S. K. Saunders, 390 McNair, Bro. & Co., 137 50 J. A. Bryan, 25 Wm. A. Darden, Jr., 109|85 Richard H. Smith, 60 745|23S. C. Bryson, Ashe county, per J. E. Foster, 1,181|80 Henderson county, per W. M. Shipp, 2,270|75J. P. Flannaghan, 12 J. H. Dalton, 20 Iredell county, per A. Mitchell, 50 66 Alleghany A. B. McMillan, 1,378 66 66 3,227 85 Alamance Thos. Ruffin, 66 Wilson Jas. W. Davis, 3,689 Haywood " 66 R. G. A. Love, 620!T. V. Haskins, 100 Caleb Winslow, 147 50 E. L. Carter, 43 24 Forsyth county, per A. S. Pfohl, 7,578|19J. A. Wright, 37 52 J. H. Wooster, 37 52 Rutherford county, per W. H. Miller, 4,371|82 J. M. Israel, 223|01 Anson county, per S. W. Cole, 7,721|82Kahnweiler & Bros., 326 Virginia E. Johnson, 75 Jos. Commander, 78 B. H. Merrimon, 300|99 R. S. Alexander, 33|03 Chas. Green, 57

Columbus county, per J. A. Maultsby,

6,633|51

1862.					
May.	Jos. S. Norman,	8	33		Public fund-
	W. H. & T. J. Strayhorn,	1		82	disbursements.
	W. H. & R. S. Tucker,				
	H. L. Evans,		157		
	I W MaDapiel Admin		62		
	J. W. McDaniel, Adm'r,			20	
	Worth & Daniel,	-	37	64	W 1
	McGee & Williams, under resolution of				
	General Assembly, in favor of claims				
	allowed by Board of Claims,		11	25	
	Sundry Banks, &c., of N. C., interest				
	on temporary loans to meet liabilities				
	of the State, as follows:				
	Bank of Clarendon,		2,825		
400	46		50		. 1
	Greensboro' Mutual Life Insurance and	!			ruch
	Trust Company,		86	60	
	C. W. Garrett,	Ì	60		
	Hillsboro' Savings Institution,		56	88	
	Bank of North Carolina,		12,333		
	Bank of Charlotte,		692		
	Bank of North Carolina,		6,083		
	Bank of Fayetteville,		631		
	Do., do.,		45		
	Do., do.,		102		
	Do., do.,				
,	Greensboro' Mutual Life Insurance and		2,950	10	
	Trust Company,		10		
	Greensboro' Mutual Life Insurance and		10		
	Trust Company,	-	940		
	Daniel Tucker, of Lincoln county, a pen-		340		
	sion for 1960 under resolution of				
	sion for 1862, under resolution of				
	General Assembly,		40		
	Geo. T. Cooke, Post Master, Raleigh,				
	postage account, of Comptroller's De-				
	partment,		4	05	
	Geoge T. Cooke, P. M., &c., postage				
	stamps furnished Treasurer's office,		5		
	John Spelman, for publishing in State				
	Journal Comptroller's Annual Report				
	for fiscal year ending Sept. 30th, 1861,				
	and printing sundry circulars for				
	Comptroller's Department,		256	25	
	W. W. Holden, for publishing in N. C.				
	Standard, Comptroller' Annual Re-				
	port for fiscal year ending Sept. 30th.				
	1861,		225		

Public fund— 1862. May.

W W Hold- C		
W. W. Holden, for publishing in N Standard Ordinances and Resolut	. U.	
of Convention of N. C., adjour	an od	
session, January and February, 1	862, \$ 986	7
Sundry Banks, &c., of N. C., tempor	rary	٠
loans from said Banks, &c., to n	neet	
liabilities of the State, as follows		
Bank of Clarendon,	25,000	
Do., do.,	50,000	
Do., do.,	25,000	
Greensboro' Mutual Life Insurance	and	
Trust Company,	10,000	
Bank of Ciarendon,	25,000	
C. W. Garrett,	5,000	
Hillsboro' Savings Institution,	3,750	
Bank of North Carolina,	200,000	
Bank of Charlotte,	20,000	
Bank of North Carolina,	100,000	
Bank of Fayetteville, Hillsboro' Savings Institution,	50,000	0
Bank of Fayettevile,	5,000 25,000	
Do. do., principal \$25,000,		
off \$12 33,	24,9876	7
Bank of Fayetteville,	25,000	٠
Do. do.,	50,000	
Greensboro' Mutual Life Insurance	and	
Trust Company.	10,000	
Greensboro' Mutual Life Insurance	and	
Trust Company,	20,000	
Sundry persons, principal of State I	Reg-	
istered Bonds, as follows:		
FrancesIredell, for 3 bonds, \$1000 es	ach, 3,000	
Mildred C. Cameron, 5 do., \$1000		
Alice Ruffin, 1 do. Thos. Ruffin, 3 do., \$1000	1,000	
Thos. Ruffin, 3 do., \$1600	3,000	
Taken up from sundry persons at s	nth l	
dry times times during this mon State Treasury Notes, bearing in	ton,	
est at six per cent per annum,		
payable at the Public Treasury of	n or	
before the 1st day of January, 18	65 :	
issued by authority of an Ordina	nce	
of the Convention of North Carol	ina,	
passed and ratified the 1st day	of	
December, 1861, said Notes be	eing	

			_1
1862.	fundable in air nan acrt Ctate (la		Public found-
May.	fundable in six per cept. State Corpon Bonds:	0.1	disbursements:
		\$ 2,000	
	Do. " " 50,	1,000	
	Do. " " 10,	70	
	J. D. Primrose, for services in Treasury		
	department,	15	
	F. H. Dewey, for services in Treasury	10	
	department, Henry Hart, for bank note paper fur-	10	
	nished the State,	798	75
	John A. Lancaster & Son, Richmond		
	Va., for bank note paper furnished		,
#	the State,	701	75
	Mrs. A. D. Roberts, for envelopes furnished Secretary of State,	18	66
	J. J. Lansdell, for services in Treasury	10	
	department,	50	
	L. S. Perry, for services in Treasury		
	department,	115	25
	Southern Express Co., freight on box	4	80
	and package, T. E. Steele, for services in Treasury de-		
	partment,	25	
	W. W. Holden, for publishing in N. C.		
	Standard, sundry proclamations of	10	0~
	the Governor, R. Jones, for services in Treasury De-		25
	partment,	10	
	L. S. Perry, for services in Treasury de-		
	partment,	37	
	J. D. Primrose, for services in Treasury		
	department, Henry Hardie, for services in Treasury	10	
	department,	75	
	Jas. H. Moore, on account of expenses		
	to New Orleans on business for the	0.0	
	Treasury department,	11	65
	J. D. Primrose, for services in Treasury department,	20	
	J. W. Albertson, on account of expen-	11	130
	ses South, on business for Treasury	1	
	department,	285	
	Andrew Syme, for services in Treasury	E	
	department, Sundry telegraphic dispatches sent and	//	
	Manage and ambatones page and	1)	

Public fund—disbursements.	1862. May.	received, on public business, during April, 1862,		40
8		R. F. Jones, for services in Treasury department,	43	
		J. J. Lansdell, for services in Treasury department,	50	
		Southern Express Company, freight on package, W. G. Strickland, for 294 cords of wood	3	
		furnished the State, H. D. Turner, for articles furnished the	114	95
		Convention, Decarteret & Armstrong, for putting up		25
		sundry documents for Convention, D. C. Murray, for 1 ball of twine,	. 82	85 25
		E. S. Blackwood, for services in Treasury department, Andrew Syme, for services in Treasury	33	
		department, Southern Express Company, freight on	10	
		package, Mrs. E. Colburn, per order of Henry	-	75
		Hardie, on his account for services in Treasury department, J. D. Primrose, for services in Treasu-	97	26
		ry department, Jas. McKimmon, for candles furnished	15	
		the State, J. J. Lansdell, for services in Treasury	. 154	
	1	O. H. Perry, for services in Treasury	50 200	
		department, F. H. Dewey, for services in Treasury department,	5	
	June.	Expenses of meeting of Board of Internal Improvements, June 17, 1862,	37	10
		D. W. Bain, Clerk to Comptroller of State, his 2d quarter's salary for 1862.	187	50
		The following Sheriffs, for making returns of Congressional election in their respective counties, in Nov. 1861:		
		H. H. Davidson, Sheriff Cherokee Co., Elias Carr, "Greene"		32 83
		Elias Carr, Sheriff Greene County, for making returns of Convention elec-	10	50
		tion in February, 1861,	16	90

1862.				D. Liv. Co. 4
Junė.	Sundry members of the Convention of	1		Public fund— disbursements.
	North Carolina, April and May ses-			
	sions, 1862, as follows:	-	- 1	,
	Kemp P. Battle, Wake Co.,	\$	54	
	Rob't Strange, New Hanover "		21	
	Jno. P. Fuller, Robeson "	1	36	
	Henry T. Clark, Governor of No. Ca.,		110	
	his 2d quarter's salary for 1862,		150	
	W. E. Anderson, Treasurer Insane Asy-			
	lum of North Carolina, on account of		0.000	
	said Asylum,		3,000	
	Sundry persons, interest on State Cou-		2000	
	pon Bonds of N. C.,		3,255	
	Sundry Banks, &c., of N. C., interest	!		
	on State loans, as follows:		1 000	
350	Branch Bank of Cape Fear, Salem,		1,800	
	Dansoury,		1,800	
_	Bank of Clarendon,		3,808 30	
1	Branch Bank of Cape Fear, Greensboro', Bank of Yanceyville, int. and discount,		910 4,435	
100	Bank of Washington, int. and discount,		5,704 16	
	Commercial Bank of Wilmington, int.		0,10110	
	and discount,		3,264 14	
	Branch Bank of Lexington, Graham,		1,226 67	
- 22	" " " " " " " " " " " " " " " " " " "		386 67	
	Hillsboro' Saving Institution,		68 54	
	Branch Bank Cape Fear, Greensboro',		87 50	
	" " " " " " " " " " " " " " " " " " "		1,855	
	Bank of Commerce, Newbern,		446 66	
	Sundry persons, interest on Treasury		220,00	
- 14	Notes of N. C.,		101 09	,
	Administrator of Geo. Bower, deceased,			
	interest on State Registered Bonds,		23 16	
	R. M. Pearson, Chief Justice Supreme			
	Court, his 2d quarter's salary for 1862,		625	-
	J. W. Osborne, Judge Superior Court,			
	his 1st half year's salary for 1862,		975	,
	R. M. Saunders, Judge Superior Court,			
	his 1st half year's salary for 1802,		975	
	E. B. Freeman, Clerk Supreme Court			
	at Raleigh, as follows:			
	His 1st half year's salary for 1862,		150	-
	Expenses of advertising,		5	
	Jas. R. Dodge, Clerk Supreme Court at	1		
	Morganton, as follows:	1	1	
	[His year's salary ending June, 1862,		300	

18	62.		
	ine.	For recording 429 pages at 30 cts.,	\$ 128 70
distance delice.		Capt. W. W. Pierce, A. Q. M., for the	
		use of Quarter Master's Department,	20,000
		S. W. Davis, Pres. N. C. Powder Man-	
		ufacturing Company, last instalment under act incorporating said Com-	
		pany, passed Sept. 5th, 1861,	2,500
		Capt. C. W. Garrett, A. Q. M., for the	2,000
		use of the Quarter Master's depart-	11-11
		ment,	20,000
		Capt. T. D. Hogg, C. S., for the use of	
		Subsistence department,	10,000
		Waterhouse & Bowes, under act of Gen-	
		eral Assembly of N. C., on account	0.000
		of Powder Mill,	3,000
		W. E. Anderson, per order of J. M. Worth, State Salt Commissioner,	906 86
		J. W. Derr, per order of J. M. Worth,	300,00
		State Salt Commissioner,	4,968
		Dr. Charles E. Johnston, Surgeon Gen-	
		eral of N. C., for the use of the Med-	
		ical department,	20,000
	,	Capt. C. W. Garrett, A. Q. M., for the	
		use of the Quarter Master's depart-	90,000
		ment, Maj. A. M. Lewis, Pay Master N. C.	20,000
	1	T., for the use of that department,	50,000
		W. M. Black, per order of J. M. Worth,	00,000
		State Salt Commissioner,	237 43
		Waterhouse & Bowes, under act of	
		General Assembly of N. C., on ac-	
		count of Powder Mills,	4,000
		Capt. W. W. Pierce, A. Q. M., for the use of the Quarter Master's depart-	
		ment,	20,000
		Hart & Bailey, per order of J. M. Worth,	20,000
	-	State Salt Commissioner,	1,000
	1	Capt. Jas. Sloan, A. Q. M., for the use	
		of the Quarter Master's department,	50,000
		Capt. T. D. Hogg, C. S., for the use of	10.000
		the Subsistence department, A. W. Lawrence, Capt. Ordnance de-	18,000
		partment, for the purchase of ord-	
		nance, ordnance stores and supplies,	40,000
		W. E. Anderson, per order of J. M.	
		Worth, State Salt Commissioner,	1,391 47

1862.			
June.	Jesse Kemp, for services as watchman		Public fund-
	of Telegraph line from Goldsboro' to		disbursements
	Kinston,	\$ 117	76
7	Major A. M. Lewis, Pay Master N. Ca-	Ψ ·	
	rolina Troops, for the use of that de-		
		250,000	
	partment,	. 200,000	
	Captain C. W. Garrett, A. Q. M., for		
	the use of the Quarter Master's de-	90,000	
	partment,	20,000	
	Maj. A. M. Lewis, Pay Master North		
	Carolina Troops, for the use of that	040 000	
	department,	250,000	
	Sundry persons, under Ordinances of	4 1	
	the Convention, in favor of claims		
	allowed by Board of Claims, as fol-		
	lows:		
	M. H. Vaughan,	100	
	Benj. M. Walker,	145	
	Wm. R. Blanchard & Co.,	11	38
	Jas. Wilson,	282	44
	Montgomery County, per Neill Gillis,	2,976	
	Caldwell county, per E. W. Jones,	1,201	
	R. D. Williams,	968	
	Washington county, per Wm. E. An-		
	derson,	6,326	43
	Pitt county, per L. P. Beardsly,	7,361	
	A. S. Crowson,		25
	W. W. Happer,	112	
	Philip Sale,	25	
	Joseph Barham,	7	
	R. C. Coker,	45	
	John Yancy & Son,	960	
	McIntire & Brown,		26
	Mecklenburg county, per J. H. Wil-	00	
_	son,	6,177	03
	C. H. K. Taylor,	322	
	W. S. Webster, under resolution of		
	General Assembly, in favor of Claims,		16
		20	
	P. H. Winston, Jr., his 2d quarter's sa-		4
	lary for 1862, as a member of the	500	
	Board of Claims,	1	
	B. F. Moore, his 2d quarter's salary for		
	1862, as a member of the Board of	500	
	Claims, Park Wester Poloich		- 11
	Gee. T. Cooke, Post Master, Raleigh,	5	
	for postage stamps,		

Public fund E	TI THE	
Public fund— June. disbursements.	John W. Syme, printing for State Con-	
	vention, April and May Sessions,	
	1862,	\$ 146 63
	John W. Syme, for publishing in Ral-	
	eigh Register, Ordinances and Resolutions, of State Convention, April	
	and May sessions, 1862,	75
i	W. H. Mitchell, being amount of taxes	
;	over paid Sheriff Wake Co., in 1861,	810
	Elias Carr, former Sheriff Greene Co.,	0,10
	being amount of State taxes overpaid	
	by him in 1861,	11198
	W. D. Patterson, for 1 certificate of	
	State Stock, No. 215, of \$500, bear-	
	ing interest at 6 per cent. per an-	
	num, including interest on the	
	same,	50442
	R. H. Page, Secretary of State, his 2d	
	quarter's salary for 1862, and \$100	
	additional for six months, under an	
	Ordinance of the Convention of N. Carolina, making his salary \$1,000 for	
	1862, •	300
	O. H. Perry, his 2d quarter's salary for	300
t .	1862, as State Librarian, and for ser-	
	vices to Cabinet of Minerals,	112 50
	Sundry Banks of N. C., temporary loans	
4 .	to meet liabilities of the State, as fol-	
	lows:	
	Branch Bank of Lexington, Graham,	20,000
		10,000
	Bank of Washington,	50,000
	" "	50,000
	Bank of Yanceyville,	50,000
	" " " " " " " " " " " " " " " " " " "	10,000
	Hillsboro' Savings Institution,	3,750
	Branch Bank Cape Fear, Greensboro',	25,000
	"	30,000
-	Commercial Bank of Wilmington,	30,000
		35,000
	Bank of Commerce, Newbern,	20,000
	Administrator of Geo. Bower, deceased,	1 000
	principal of 1 State Registered Bond,	1,000
	Drnry King, Superintendent of Capitol,	65
	his 2d quarter's salary for 1862,	65

1862.		}		
June.	D. W. Courts, Public Treasurer, his 2d			Public fund-
	quarter's salary for 1862, and \$250			disbursements
•	additional for 6 months, under an Or-			
	dinance of the Convention of N. C.,			
	making his salary for 1862 \$2,500,	\$	750	
	W. R. Richardson, Chief Clerk to Pub-			
	lic Treasurer, his 2d quarter's salary			
	for 1862,		300	
	B. W. Starke, Assistant Clerk to Pub-			
	lic Treasurer, his 2d quarter's salary			
	for 1862,		187	50
	Taken up from sundry persons at sun-			
	dry times during this month, State			
	Treasury Notes, bearing interest at			
	six per cent. per annum, and payable			
10.20	at the Public Treasury on, or before			
	the 1st day of January, 1865; issued			
	by authority of an Ordinance of the			
	Convention of N. C., passed and rati-			
	fied the 1st day of December, 1861.			
	said notes being fundable in six per			
	cent. State Coupon Bonds:			
	Notes of the denomination of \$100,		4,000	
	" " \$50,		7,950	
	Sheriffs for making returns of Presi-		•,000	
	dential election in Nov., 1861,		.96	50
	Sundry persons, for services in Treasury	1		,
	Department, as follows:			
	R. F. Jones,		50	
	F. H. Dewey,		60	
	L. S. Perry,		140	
	J. J. Lansdell,		150	
	T. E. Steele,		25	
	Andrew Syme,		15	
	J. D. Primrose,		20	
	R. M. Jones,		264	10
	Henry Hardie,		225	
	E. S. Blackwood,		46	
	C. P. Mebane, freight on package to			
	Lexington,		7	50
	J. W. Albertson, traveling expenses on			
	business for Treasury Department,		200	
	Southern Express Company, freight on			
	sundry packages,		20	40
	W. T. Womble, for services in Comp-			
	troller's Department,		100	80
			1	

100		2002. Comi inominio o di inimi	•
	7000	D	
Public fund- disbursements.	1862. June.	J. W. Alspaugh, for publishing in Western Sentinel, sundry proclamations	
		of Gov. Clark, DeCarteret & Armstrong, for binding	\$ 350
		and lettering newapapers for State Library,	30 60
)	10	Sundry telegraphic dispatches sent and received during May, 1862, DeCarteret & Armstrong, for binding 2	7 73
1	•	Receipt Books for Treasury Department,	4
		P. S. Smith, for 167 feet lightning rod, Raleigh & Gaston Railroad Company,	75 15
		freight on box, T. W. Bornemann, for engraving and printing N. C. Treasury Notes,	326 07
		Henry Hardy, for ink furnished the State,	2637
		D. King, for payment of servant's wages at Capitol, from 1st April to 1st July, 1862,	45
		John W. Syme, for publishing in Raleigh Register sundry proclamations	
		of the Governor, John W. Syme, advertising in Raleigh	750
		Register for Treasury Department, Silas Burns & Co., repairing gate to	10 25
	1	Capitol Square, Gaston Warren, trimming trees on Capitol Square,	1
		C. W. Fenton, for publishing in Wadesborough Argus, proclamation of the	
		Governor, John A. Lancaster & Son, Richmond, Vo. for Bank note person furnished	6
	July.	Va., for Bank note paper furnished the State, Wm. H. Hamilton, Superintendent of	1,500
		Capitol Square, his 2d quarter's salaary for 1862,	75
		J. C. Washington, mileage and per diem as a member of the N. C. State Convention, April and May session,	
		1862, Expenses of meeting of Council of State	69
		17th July, 1862,	115 60
		Pulaski Cowper, Private Secretary to	

	,					
32. y.	Governor Clark, his 2d quarter's sal-				Public fund—	
	ary for 1862,	\$	75		disbursements.	
	D. B. Allen, clerk in Executive office,		125	10		
	his 2d quarter's salary for 1862, E. Emmons, Jr., Assistant State Geolo-		120	10		
	gist, his 2d quarter's salary for 1862,	-	375			
	Sundry persons, interest on bonds of					
	Fayetteville & Western Plank road		0.000			
	Company, Sundry persons, interest on State Cou-		2,265			
	pon Bonds of N. C.,		21,567			
	Sundry persons, interest on Coupon		,_,			
	Bonds of Cape Fear & Deep River					
	Navigation Company,		2,670			
	George W. Haywood, interest on State Registered Bonds,		22	50		
	Charles Manly, Treasurer University of		22			
	N. C., interest on State Registered					
	Bonds,		49	02		
	Sundry Banks of N. C., interest on State Loans, as follows:					
	Bank of North-Carolina,		700			
	(6 (6 (6		6,100			
	Farmers' Bank of N. C., Greensboro',		-	00		
	interest and discount,		3,792	32		
	Branch Bank of Cape Fear, Wilmington, interest,		8,700			
	Farmers' Bank of N. C., Greensboro',		0,,00			
	interest and discount,	2	41,972			
	Sundry persons, interest on N. C. Treas-					
	ury notes, as follows: J. G. Williams,		775			
	Jas. E. Hoyt,			42		
	C. Dewey, Cashier,			73		
	Hamlin Beattie,		30			
	Emmet Cuthbert, M. E. Manly, Judge Supreme Court,		129	02		
	his 2d quarter's salary for 1862,		625			
	Wm. II. Battle, Judge Supreme Court,					
	his 2d quarter's salary for 1862.		625			
	John L. Bailey, Judge Superior Court, his 1st half year's salary for 1862,		975			
	George Howard, Jr., Judge Superior		0.0			
	Court, his 1st half year's salary for				,	
	1862,	-	975			
4,	P. H. Winston, Sr., Attorney General		. 1			

Public fund—disbursements. 1862.

_		
-		
	pro tem for atttending June Term,	
-	1862, Supreme Court,	\$ 100
ı	Tomas Tital food Mandall & C	\$ 100
1	James Litchford, Marshall of Supreme	
1	Court, for 25 days services, June	
1	Term, 1862,	50
1	Mai A M T D. M / NT O T	30
1	Maj. A. M. Lewis, Pay Master N. C. T.,	
1	for the use of that department,	50,000
1	Maj. A. M. Lewis, Pay Master N. C. T.,	, , , , ,
ı	Lag. 11. 11. 110 Wis, 1 ay master 11. O. L.,	200 000
ł	for the use of that department,	500,000
1	Wm. H. Ramsay, 24 days services as	
١	messenger of the Board of Claims,	18
1	Cant C W County A O M for 1	10
1	Capt. C. W. Garrett, A. Q. M., for the	
ł	use of the Quarter Master's depart-	
	ment,	50,000
1		00,000
	Capt. C. W. Garrett, A. Q. M., for the	
ı	use of the Quarter Master's depart-	
ı	ment,	50,000
ı		30,000
i	James McKee, for services as tempora-	
ı	ry Secretary to Board of Claims,	25
	Capt. C. W. Garrett, A. Q. M., for the	
	use of the Quarter Master's depart-	1
	ment,	20,000
	Capt. C. W. Garrett, A. Q. M., for the	
	use of the Quester Mester's depart	
	use of the Quarter Master's depart-	
ı	ment,	100,000
ı	Waterhouse & Bowes, under an act of	
ľ	the General Assembly, on account of	
ı		W 000
ı	Powder Mill,	5,000
	N. W. Woodfin, agent for the purchase	
J	and manufacture of salt at salt works,	
1		00.000
	in Virginia,	20,000
-	S. F. Phillips, his 2d quarter's salary for	
-	1862 as a member of the Board of	
		200
-	Claims,	500
-	J. M. Worth, State Salt Commissioner,	
1	for the manufacture of salt,	4,000
1		2,000
1	Sundry persons, under ordinance of the	
1	Convention in favor of claims allow-	
1	ed by Board of Claims, as follows:	
	Johnston Co., balance per J. B. Beck-	
1	offinsion Co., balance per J. D. Beck-	
1	with,	98
	J. W. Francis,	1,162 93
	J. Ludwick,	
1		14 20
	Sarah_A. Reid,	35
-	J. R. Love,	24
	Jno. A. Whitford,	713 50
1	/	11000

1862.		حق	1 969	55	Public fund-
July.	F. & H. Fries, E. G. Mangum & Co.,	\$	108	39	disbursements
	Martha Spears, of Harnett Co., a pen-				
	sion for 1862,		100		
	Geo. T. Cook, Post Master, Raleigh,				
	postage account of the several Depart-				
	ments in capitol as follows:		15	SS	
	Comptroller's Department, State			52	
	"		104		
	Executive		36	95	
	G. W. Haywood, for 1 State Registered		4 000		
	Bond,		1,000		
	Charles Manly, Treasurer of University				
	of N. Carolina, for 6 State Registered Bonds,		6,000		
	Sundry Banks of North Carolina, tem-	.	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		
	porary loans to meet liabilities of the				
	State as follows:	-	100 000		
	Bank of North Carolina,	AI .	100,000	. 1	
	Farmers' Bank North Carolina, Greens		100,000		
	boro',		20,000		
	Farmers' B'k of North Carolina, Greens	Ĭ			
	boro',		30,000		
	Taken up from sundry persons at sun	-			
	dry times during this month, State				
	Treasury Notes, bearing interest at 6 per cent per annum, and payable a				
	the Public Treasury on or before the			1	-
	1st day of January, 1865; issued by			1	
	authority of an Ordinance of the			1	
	Convention of N. C., passed and ra				
	tifiee the 1st day of December, 1861	9		1	
	said notes being fundable in six pe cent State Conpon Bonds:	1			
	Notes of the denomination of \$100,		28,500		
	" " 50,		550		
	" " 10,		400		
	Southern Express Company, freight or	1	1	5 0	5
	sundry packages, Sundry telegraphic dispatches sent and	1	1.		
	received during Ju 1e, 1862,		1	5 50)
	Sundry persons, for services in Treasu	-			
	ry department, as follows:		4.1		
	O. H. Perry,	1	14	IJ	

1862.		1	
Public fund- July.	L. S. Perry,	\$	60
disbursements.	J. D. Primrose,	Ψ	145
	T. E. Steele,		10
	F H Down		
	F. H. Dewey,		25
	R. E. Jones,		75
	Henry Hardie,		300
	J. J. Lansdell,		100
	E. S. Blackwood,		30
	Andrew Syme,		10
	R. M. Jones,		202 60
	E. L. Harding, for Bank Note paper		
	furnished the State,		984 42
	Wm. Watson, repairing window blind		
	in Treasurer's office,		1
	E. L. Harding, for Bond paper furnish-		
	ed the State,		7 92
	Wm. Watson, for repairing Venitian	1	
	blinds in Commons Hall Library,		4
	W. G. Strickland for 3\frac{3}{4} cords of wood	1	-
	furnished the State,		14 73
	Pulaski Cowper, Private Secretary, for	1	1110
			4100
	sealing 419 State Bonds,		41 90
	R. Jones, for running blockade at New		
	Orleans with Bonds and Treasury		200
1	Notes for the State,		500
	R. Jones, expenses in bringing package		140 40
	from New Orleans,		418 50
	John Spelman, for printing and adver-		
	tising for Adjutant General's office,		18
Aug.	Jas. L. Emery, for trimming trees on		
	Capitol Square,		6
	C. H. Brogden, Comptroller of N. C.,		
	his 4th quarter's salary for 1861, and		
	1st quarter's salary for 1862,		500
	C. H. Brogden, Comptroller, &c., his		
	2d quarter's salary for 1862, including		
	\$250 additional for six months under		
	an Ordinance of the Convention ma-		
	king his salary for 1862, \$1,500,		500
	Sundry sheriffs, for making returns of		
	Congressional Election in Nov. 1861,		49 16
	Expenses of meeting of Council of		
	State, August 1st, 1862,		151
	Charles Kuester, repairs on furniture in		
	Executive Mansion,		23 40
	Sundry sheriffs, for making returns of		20 10
	foundil sucrime, for making retains off		1

	203			
1862.	11	1		1
Aug.	the election for Governor in August, 1862,	\$	240	Public fund—disbursements.
	Sundry persons, interest on State Coupon Bonds of North-Carolina,	π	65,100	
	Sundry persons, interest on Coupon Bonds of Cape Fear and Deep River			
	Navigation Company, W. E. Anderson, Treasurer Insane Asy-		915	
	lum of North-Carolina, on account of said Asylum,		9,000	
	Sundry Banks of North-Carolina, interest on State Loans, as follows: Bank of Wadesboro',		2,493	2.1
-	" " " " " " " " " " " " " " " " " " "		2,706 500	66
	" " Discount, Commercial Bank of Wilmington, In		3,171	
- 1	terest and Discount, Bank of Clarendon,		2,649 1,520	83
- 17	Sundry persons, interest on State Registered Bonds,		3,200 195	•
- 10	Thos. Ruffin, interest on Bonds of Fayetteville & Western Plankroad Com-		100	
	pany, Sundry persons, interest on North-Caro-		90	
	lina Treasury Notes, as follows: J. J. Blackwood, Pre's, &c., W. E. Anderson,		46 36	
	C. Dewey, Cashier,		1	63 74
	John G. Williams & Co., C. Dewey,		33	
	W. H. Jones, Cashier, W. J. Baker, R. S. French, Judge Superior Court,		165 75	
	his 1st half year's salary for 1862, Capt. C. W. Garrett, A. Q. M., for the		975	
	use of the Quarter Master's department,		20,000	
	T. D. Hogg, Capt. Ordnance, for the use of that department, T. D. Hogg, Capt. Ordnance, for the		5,000	
	use of that department, Capt. C.W.Garrett, A. Q. M., for the use		10,000	
	of the Quarter Master's department,		40,000	

Public fund— Aug.

ı	T. D. Hogg, Capt. Ordnance, for the			
	use of that department,	\$	13,850	
ı	T. D. Hogg, Capt. Ordnance, for the			
	use of that department,		10,000	
ı	T. D. Hogg, Capt. Ordnance, for the			
	use of that department,		25,000	
	Capt. Jas. Sloan, A. Q. M., for the use			
ļ	of the Quarter Master's department,		50,000	
	Major A. M. Lewis, Pay Master, N. C.			
	T., for the use of that department,		10,000	
	Wm. H. Ramsay, 25 days services, as			
	messenger of the Board of Claims,		18	75
	Wm. H. Ramsay, for services as mes-			
	Esenger of the Board of Claims during			
	August, 1862,		23	25
	Sundry persons, under an Ordinance of			
	the Convention of N. C., in tavor	-		
i	of claims allowed by Board of			
ı	Claims, as follows:			
ľ	John A. Graves,		12	
ı	New Hanover Co., per W. H. Jones,		2,500	
i	James Cassiday,		425	
ı	Guilford County, per Jed. H. Lindsey,		5,795	
	F. G. Pitt,		220	
1	C. H. Burgin,		59	
	D. C. Murray,		1 3	69
ı	F. Nash, his compensation as Secretary			
į	to the Board of Claims for 35 days,		140	
ı	ending 23d August, 1862,	}	140	
ı	Geo. Credle, Sheriff Hyde County, for			
	making returns of Presidential elec-		20	20
Ì	tion in November 1861,		20	20
	J. E. Robinson, Sheriff Catawba county,		1	
ı	for making returns of Presidential election in Nov., 1861,		31	aa
	W. P. Hadley, being amount of State		91	UU
	tax overpaid by him to Sheriff of			
	Chatham county, 1861,		10	
	John Spelman, for printing N. C. Treas-		10	
	ury Notes, and advertising in State			
	Journal for Public Treasurer,		429	84
	John W. Syme, printing Ordinances			
	and Resolutions of State Convention,			
	April and May session, 1862,		297	90
	Sundry Sheriffs, for settling State taxes			
	in August, 1862, as follows:			

1862.	11			11		T	
Ang.	West Massey, for	mei	Tax Collector				Public fund-
	Johnston county,	ado	litional.	S	7	16	disbursements
	A. H. Hassell, Sh	erifl	Bertie County.	1		32	
	S. M. Warren, Tax	Col.	Wilson			73	
	Thos. J. Carr, Sh	erif	Duplin "			66	• `
	J. T. Barnes,	"	Wilson "			57	1
	J. W. Steed,	66	Randolph "		19		1
	Wm. Haymore,	"	Surry "	1	23		
	Geo. Credle,	"	Hyde "			67	
	J. E. Robinson,	66	Catawba "			22	
1.9	R. J. W. Beamen,	66	Greene "		13		
	R. M. Jones,	66	Orange "			43	*
- 77	J. A. Long,	66	Richmond "			33	
	W. W. Long,	66	Yadkin "	1		67	
	L. H. Lowrance,	66	Lincoln "			32	
	A. B. Downs, Tax	Col.			27		
	N. W. Cooper, Sh.	erifi	Nash "		16	t	
	W. W. Proffitt,	66	Yancey "			66	
	C. Anstin,	"	Union "			67	
	D. Loftin,	"	Davidson "		18		
	M. Spainhour, Tax	Col				32	
	R. Hamilton, Sheriff Trans'lv'na "					66	
	Sundry Sheriffs, for						
	the Senatorial el	lecti	ons in August.				
	1862.				56	23	
	Sundry Banks of N.	C.,	temporary loans				
	to meet liabilities	of	the State, as fol-	1			
	lows:						
	Bank of Wadesboro	,			40,000		
	" " "			1-	40,000		
	" " "				20,000		•
	Bank of Clarendon,				25,000		
	" "				50,009		
	Commercial Bank o				35,000		
	Hillsboro' Savings I	nsti	tution,		3,750		
	E. J. Hale & Sons, V	ols.	94 and 95 Eng-				
	lish Common Law	r Re	ports furnished				
	State Library,				4	75	
	Sundry persons, for a	serv	ices in Treasury				
	Department, as fo	llov	78:				
	O. H. Perry,				257	60	
	L. S. Perry,				155		
	J. J. Lansdell,				120		
1	r. E. Steele,				30		
	F. H. Dewey,				40		
l}	J. D. Primrose,						

	- 1				
	1862.				
Public fund-	Aug.	Andrew Syme,	\$	70	
disbursements.	0	Henry Hardie,	, i	200	
		R. F. Jones,		10	
		J. W. Albertson,		1,000	
1.		Sundry telegraphic dispatches, sent and			
		received during July, 1862,		15	33
/		Southern Express Co., freight on sundry	11		
		packages and boxes,		212	75
•		Charles Kuester, repairs done in and			
		about Capitol,		123	50
		W. J. Lougee, under resolution of Gen-	1		
		eral Assembly, 2d extra session,			
		1861,		3	40
		W. J. Yates, publishing in Western			
		Democrat, sundry proclamations of			
		Gov. Clark,		18	
		Geo. T. Cooke, Post Master, Raleigh,			
		for 100 postage stamps,		5	
		J. T. Patterson & Co., Augusta, Ga.,			
		printing and engraving N. C. Treasu-			
		ry Notes,		4,000	
		W. T. Womble, for services in Comp-			
		troller's department,		5 0	
		Keatings & Ball, Columbia, S. C., for			
		2,000 sheets bond paper furnished the			
		State,		450	
		John A. Lancaster & Son, Richmond			
		Va., freight on bonds,		50	
		Taken up from sundry persons at sundry			
		times during this month, State Treas-			
		ury Notes, bearing interest at 6 per			
		cent per annum, and payable at the			
	1.	Public Treasury on or before the 1st		1	
		day of January, 1865, issued by au-			
		thority of an ordinanc of the Conven-			
		tion of N. C., passed and ratified the			
		1st day of December, 1861, said notes	-		
		being fundable in six per cent. State	0 +		
		Coupon bonds:			
		Notes of the denomination of \$100,		8,400	
		" " 50,		350	
		" " 10,		410	
18	Sept.	John A. Lancaster & Son, Richmond.			
		Va., commissions for selling bonds of			
		the State of N. C., to pay the State's			

· · · · · · · · · · · · · · · · · · ·							
1862.							
Sept.	quota of tax due Confederate Govern-		Public fund- disbursements.				
	ment.	\$ 3,286	25 dispuisements.				
	J. C. Elmore, Treasurer Confederate						
	States, North Carolina's quota of tax						
	due Confederate Government,	1,400,000					
	Sundry Sheriffs, for making returns of						
	· Congressional election in November,						
	1861,	254	65				
	Henry T. Clark, Gov. of North Caroli-						
	na, his salary for 3d quarter, to Sept.						
•	Sth, 1862,	562	50				
	Pulaski Cowper, Private Secretary, his						
	salary for 3d quarter to September						
	16, 1862,		14				
	D. B. Allen, Clerk in Executive office,						
	his salary from July 1st to August 15,						
	1862,		55				
	R. H. Battle, Jr., Private Secretary to						
	Gov. Vance, on account of salary for		00				
	3d quarter, 1862,	11	50				
	Sundry sheriffs, for making returns of						
	election for Governor, in August,	780					
	Geo. Kernodle, interest on 8 per cent.	, 100					
	State Coupon Bonds,		55				
	Sundry persons, interest on State Cou-		30				
	pon Bonds of N. C.,	48,635					
	Sundry persons, interest on Coupon	10,000					
	Bonds of Cape Fear and Deep River						
	Navigation Co.,	630					
	Farmer's Bank of Virginia, as interest						
	on payments advanced to Confeder-						
	ate States by said Bank of North Ca-						
	rolina,	. 2,297	63				
	Bank of Virginia, as interest on pay-						
	ments advanced to Confederate States						
	by said Bank for N. C.,	2,329	55				
	Sundry Banks of N. C., interest on State						
	loans, as follows:						
	Bank of Washington,	643					
	"	4,701	66				
		375					
	" discount,	3,412					
		4,537					
	Bank of Wilmington, int. and discount, Cape Fear,	23,085					
	Cape rear,	2,025	00				

	62. pt. Branch Bank of Cape Fear, Fayette-		
arsoursements,	ville,	\$ 2,400	
	Bank of North Carolina.	6,003	
		350	
	Asa Biggs, interest on State Registered		
	Bonds,	36	6 99
	Sundry persons, interest on State Treas-	1	
	ury Notes, as follows: T. McGee,		
	J. G. Williams & Co.,	12	
	W. J. Murray,		108
	W. F. Strayhorn,		128
	J. M. Carson,		986
	Thomas Ruffin,		332
	W. H. Jones, Cashier,		146
	"		9 20
	R. M. Pearson, Chief Justice Supreme		
	Court, his 3d quarter's salary for 1862,	625	>
	W. H. Battle, Judge Supreme Court,		1
	his 3d quarter's salary for 1862,	625	
	M. E. Manly, Judge Supreme Court,	20.5	
	his 3d quarter's salary for 1862,	625	1
	Jas. E. Kerr, Solicitor pro tem, for one	200	
	certificate from 6th Circuit, Fall 1862,	20	
	H. A. Gilliam, Attorney General protem, for 3 certificates from 3d Circuit,		
	Fall 1862,	60	
	Capt. W. B. Gulick, Pay Master, for		
	the use of that department	25,000	
	N. W. Woodfin, agent for the manufac-	20,000	
	ture of salt at Salt Work's, in Va.,	15,000	
	T. D. Hogg, Capt. Ordnance, for the		1
	use of that department,	5,000	
	Capt. Jas. Sloan, A. Q. M., for the use		
	of the Quarter Master's department,	100,000	1
	T. D. Hogg, Capt. Ordnance, for the use	44.000	
	of that department,	11,000	
•	Capt. W. B. Gulick, Pay Master, for the	£0.000	
	use of that department,	50,000	
	Capt. W. B. Gulick, Pay Master, for the use of that department,	100,000	
,	Capt. W. B. Gulick, Pay Master, for the	100,000	
1	nse of that department,	50,000	
	T. D. Hogg, Capt. Ordnance, for the use	00,000	
	of that department,	25,000	
	Capt. C. W. Garrett, A. Q. M., for the	, , , ,	
	1, 1		

1862.		1	:
Sept.	use of the Quarter Master's depart-		Public fund-
	ment,	\$ 100 000	disbursements.
	Capt. W. B. Gnlick, A. Q. M., for the		
	use of the Quarter Master's depart-		
	ment,	2,000	
	Capt. T. D. Hogg, on account of Pow-		
	der Mill,	8,000	
	B. F. Moore, his 3d quarter's salary for	9	
	1862, as a member of the Board of		4
	Claims,	500	
,	John Spelman, printing done for Adju-		
	tant General's department,	11 50	
	Sundry persons, under an Ordinance of the Convention in favor of Claims.		
	allowed by Board of Claims, as fol-		
	lows:		
	E. J. Hale & Sons,	-	
	Jos. H. Neff,	530	
	A. C. Tolson,	160 38	
	Geo. T. Cooke, Post Master, Raleigh	90	
	postage accounts of departments in		
	capitol, as follows:		
	Executive department,	19 95	
	Treasury "	5	
	John Spelman, State Printer, printing		
	done for 2nd extra session General		
	Assembly, 1861,	1,449 73	
- 1	John Spelman, printing for State depart-		
	ment,	22 13	
	John Spelman, printing done for Comp-		
	troller's department,	23 75	
	W. W. Holden, for publishing in N. C.		
	Standard, Ordinances and Resolu- tions of State Convention, April and		
1	May sessions, 1862,		
	Sundry Sheriffs, for making returns of	75	
	an election of Electors for President		
	and Vice President of the Confeder-		
	ate States, in Nov. 1861,	639 24	•
	John D. Keesee, Adm'r of C. Strader	000/24	
	dec d, late Sheriff of Caswell County		1
	being amount of errors, overcharges		
	insolvents, &c., allowed him by the		
- 1	County Court of Caswell, for sundry		
4 5 7	yeare,	486 16	
	1 9		
	14	-	

210		1862.—Comptroller's Statement.	
	1862.	0	
Public fund-	Sept.	G. B. Threadgill, Sheriff of Anson coun-	-
disbursements.	юори	ty, for 59 insolvent polls, allowed him	
		by the County Court of said county,	4500
	,	for 1859,	47 20
		G. B. Threadgill, taxes refunded sundry	
		persons under a resolution of the	
	n 8	General Assembly of North-Caro-	37 45
		Sundry Sheriff's, for making returns	01120
		of the Senatorial election in Aug.,	
		1862.	169 64
		Sundry Sheriff's, for settling State taxes	
		for 1861, payable in 1862, as fol-	
		lows:	4005
		Joseph Cobb, Sheriff, Edgecombe Co.,	1067
		R. B. Paschal, "Chatham "	10 33
		W. F. Wasson, Treden	23 66 25
		J. L. Billidy, Caban us	19,67
		W. H. Perkins, tax col. Pitt K. H. Worthy, Sheriff, Moore	12,07
		R. V. Blackstock, tax col. Buncombe "	43
		J. R. Smith, tax col. Wayne "	11
		M. Masten, Sheriff, Forsyth "	1874
		R. G. Tuttle, "Caldwell"	29 67
		W. A. Seizer, tax col. "	29 67
		R. P. Melvin, Sheriff, Bladen "	25.95
	,	W. A. Walton, "Rowan "	20,33
		W. J. Murray, " Alamance	966
		A. Carson, acting " Alexander	30 46
		Jos. Lusk, Gaston	21 67
		W. A. Meroney, "Davie "J. G. Gray, tax col. Macon "	43
		A. J. McBride, Sh'ff Watauga "	33
		A. H. Sanders, "Montgomery "	23
		A. A. Wiseman, "Mitchell "	37 53
		Hector McNeill, "Cumberland"	11
		J. B. Hare, "Hertford "	23
		J. R. Grady, "Harnett "	9 60
		J. L. Ward, 101k	40 33 32 32
		J. M. Carson, Ashe	49 66
		W. Plemmons, tax col. Hay wood	29 66
		G. B. Threadgill, Sh'ff Anson Jos. Marshall, "Stanly"	25
		G. M. Green, "Cleaveland"	33
	1:	H II Sandlin, act'g" Onslow "	26 33
	110	W. A. Philpott, " Granville "	10 33
		1	

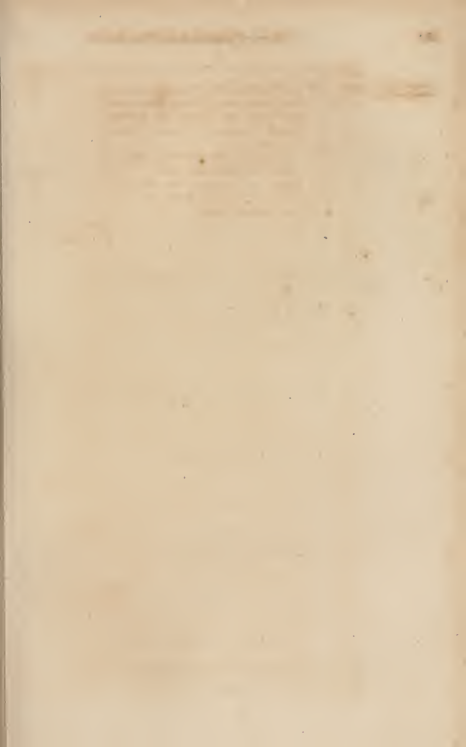
					Ties ist
862.		1		1	7
ept.	W. H. Smith, Sh'ff Person Co,	3	11	03	Public fund-
•	H B Deaver, tax col. Madison "			32	disbursements.
	W. T. Crawford, Sh'tf Martin "			66	
	J. C. Griffith, " Caswell "			92	
	J. A. Oates, "Sampson "			53	
	Martin Walker, " Rutherford "		35		
	Wm. Fields, "Lenoir "			66	•
	Nathan'l Moody, "Stokes "		21		
	C. A. Boon, "Gnilford "		14	20	
	Walker Smith, " Rockingham "		16	66	*
	Watson Cartis, " Clay "		57	66	
	Jesse Bledsoe, " Alleghany "		29	66	
	E. A. Gupton, "Franklin"		9	27	
	W. T. J. Vann, " New Hanover "		20	37	
	Lewis Williamson, "Columbus "		28	17	
	P. T Massey, tax col. Johnson "			80	
	Taken up from sundry persons at sundry				
	times during this month, State Treas-			- 0	
	nry Notes, bearing interest at 6 per				
	cent p r annum, and payable at the				
	Public Treasury, on or before the 1st				
	day of January, 1865, issued by au-				
	thority of an Ordinance of the Con-				
	vention of North Carolina, passed and				
	ratified the 1st day of December,				
	1861, said Notes being fundable in				
	six per cent State Coupon Bonds:				
	Notes of the denomination of \$100		3,200		
	" " " 5)]	1,200		
	10		360		
	Sundry persons, for services in Treasury				
	department, as follows:		00		
	R. F. Jones,		63		
	Andrew Syme,		30	A ==	
	F. H. Dewey,		55	6 0	
	J. J. Lansdell,		250		
	J. W. Albertson,		500		
	L. S. Perry,		5()		
	W. H. Dodd,		175	0.	
	E. S. Blackwood, J. D. Primrose,		138).F	
	S. H. Young,		15		
111	Harris & Howell, Wilmington, N. C.		10		
	paper purchased by them for the		1		
	State,	7	,935	KK	
	George W. Mordecai, expenses to and		,000	00	
1	acorde in moracear, expenses to and				19

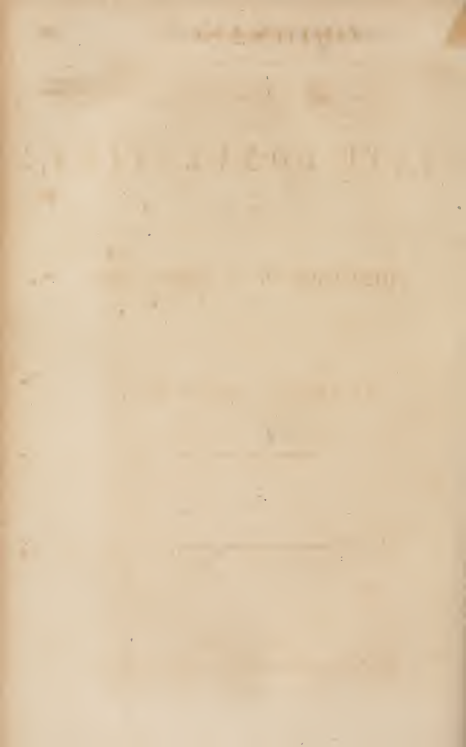
Public fund disbursements. Sept.

11	li li	
from Coltwille Vo an	husinass for	
from Saltville, Va., on		
the State,	\$ 50	
L. V. Blum & Co., for p	onblishing in	
Peoples' Press, Salem, 1		
of Gov. Clark,	4	
Southern Express Company		
sundry packages and box	kes, 153	13
W. H. High, Sheriff Wake		
R. M. Smith, "Wilk		
N. R. Jones, "Warr	ren " 11	53
Reuben King, Sheriff Robe	son Co., 15	
S. A. Warren, "North E. D. Davis, "Jacks	hampton " 19	
E. D. Davis, "Jacks	son " 45	66
J.W.C.Piercy, tax col.Cher	okee. " 56	32
Isaac A. Reel, Sheriff McD	owell " 36	
Jas. S. Snow, " Halif	fax " 16	33
Rufus H. Page, Secretary		
2d quarter's salary for 18		
Sundry Banks of N. C., tem	porary loans.	
as follows:		
Bank of Washington,	70,000	
" " "	75,000	
" "	8,342	
66 66	75,000	
" Wilmington,	100,000	
" "	50,000	
"	50,000	
66 66	50,000	
" North-Carolina,	300,009	
"	100,000	
Hillsboro' Savings Instituti		
Asa Biggs, for 3 State	Registered	
Bonds	3,000	
Drury King, Superintender		
his 3d quarter's salary fo		
D. W. Courts, Public Treas		
quarter's salary for 1862.		
W. R. Richardson, Chief C	lerk to Pub-	
lic Treasurer, his 3d qua		
for 1862,	300	
B. W. Starké, Assistant Cle		
Treasurer his 3d quarter	r's salary for	
1862,	187	50
Sundry telegraphic dispate	hes sent and	
received during August,		92

1862.				
Sept.	Jno. Spelman, boxes furnished Secreta-	-	1000	Public fund-
	3 0 0 1 1 1 0	\$	32	disbursements.
	John Spelman, printing done for Exec-	4		
	utive office and publishing in State			
	Journal Governor's proclamations,		33 50	
	Wm. W. Holden, advertising in North			·
	Carolina Standard for Public Treas-	- U	1	
	urer,		7	
	Fulton & Price, for publishing in Wil-			
	mington Journal sundry proclama-	2 11		
	tions of the Governor,		31 12	
	John W. Syme, advertising in Raleigh			
	Register for Secretary of State,		4	
	Wm. W. Holden, advertising in North			
	Carolina Standard for Secretary of			
	State,		3 25	
	W. W. Holden, for publishing in N. C.			
	Standard sundry proclamations of			
- '	Gov. Clark,		3 50	
	J. W. Syme, for publishing in Raleigh			
	Register sundry proclamations of		40.4	
	Gov. Clark,		4 25	
	F. I. Wilson, for examining accounts			-
	of John Spelman, State Printer,		6	
	H. D. Turner, for stationary furnished		282 50	
	several departments in Capitol,		252 30	
	J. A. Lancaster & Son, Richmond,			
	Virginia, for paper furnished the State,		201	
	W. L. Smith, expenses as messenger		201	
	from Bank of Wilmington,		18	
	P. F. Pescud, sponge for Treasurer's		10	
	office,		56	•
	William Howard, for publishing in Tar-		100	
	boro' Southerner sundry proclama-		-	
	tions of Gov. Clark,		13 50	
	J. A. Lancaster & Son, Richmond,		20	
	Virginia, for paper furnished the			
	State,		752	
	F. I. Wilson, for examining accounts of			
	John Spelman, State Printer, and			
	John W. Syme, Printer to the Con-			
	vention,		12	
	Isaac Octtinger, for 6 bottles of Ink fur-			
	nished the State,		9	

Public fund— disbursements.	1862. Sept.	W. J. Palmer, Principal North Carolina Institution for the Deaf and Dumb and the Blind, for having printed Treasury Notes of North Carolina, W. H. Crow, Petersburg, Va., for candles furnished the State, D. King, for payment of wages of servant at Capitol, from 1st July to 1st October 1862,	*	1,438 350 45			
		\$	12.16	7.734	72		





ORDINANCES

OF THE

STATE CONVENTION,

PUBLISHED IN

PURSUANCE OF A RESOLUTION

OF THE

GENERAL ASSEMBLY,

[Ratified 11th Feb., 1863.]

RALEIGH: W. W. HOLDEN, PRINTER TO THE STATE. 1863.

ATTIVISMENT OF THE PARTY. 1824 To 1

ORDINANCES-FIRST SESSION.

AN ORDINANCE VESTING IN THE CONFEDERATE STATES OF [No. 2.] AMERICA JURISDICTION OVER CERTAIN TRACTS OF LAND IN THE TOWN OF FAYETTEVILLE, N. C.

We, the people of North-Carolina, in Convention assem- Grants jurisbled, do declare and ordain, and it is hereby declared and Arsenals, &c. ordained, That the jurisdiction of the State of North-Carolina is hereby ceded to the Confederate States of America, for the purpose of maintaining and erecting therein Arsenals, Magazines, or other necessary buildings, over all that tract, place or parcel of land, situate, lying and being in the town of Fayetteville and county of Cumberland, the jurisdiction over which was ceded the United States of America by an act of the General Assembly of the State of North-Carolina, ratified on the 8th day of January, 1839, and is entitled "An Act vesting in the United States of America jurisdiction over a certain tract of land in the town of Fayetteville and county of Cumberland."

And be it further ordained and declared, That jurisdic- Grants juristion in like manner and for like purposes is hereby ceded diction over lands adjacent. to the Confederate States of America over all tracts or parcels of land adjacent to the same heretofore purchased by the United States of America.

And be it further ordained and declared, That the juris- Retains juris- diction so ceded to the Confederate States of America, is diction as far as civil and granted upon the express condition that the State of North- criminal pro-Carolina shall retain jurisdiction on and over the tracts of cerued. land aforesaid, so far that civil process in all cases, and such criminal process as may issue under the authority of the State of North-Carolina, against any person or persons charged with crimes committed without said tract of land may be executed therein in the same way and manner as if this jurisdiction had not yet been ceded: The Confeder- conditions. ate States to retain the said jurisdiction so long as said tract

or tracts of land shall be used for the purposes expressed in this ordinance, and no longer.

Title and possession ceded.

Be it further ordained, That the title and possession of the said lands is hereby ceded to the said Confederate States, on the terms and conditions aforesaid. [Ratified the 5th day of June, 1861.]

[No. 3.]

AN ORDINANCE TO PROVIDE FOR THE APPOINTMENT OF A BOARD OF CLAIMS.

Number of members and duties.

Be it ordained, &c., That a Board of Claims, to consist of three members-two of whom shall be a quorum to do business-be elected by this Convention, whose duty it shall be to audit and settle, upon principles of equity and justice all claims that may be presented against the State for expenses incurred towards the arming, equipping, subsistence and transportation of our volunteer troops, and of munitions of war, and for bounty paid said troops either in the military or naval service of the State, and other expenses incurred in the defence of the State prior to the 20th of May, 1861; and all county claims and other claims of the character aforesaid, arising since the 20th of May, 1861, which are not provided for by law; and no county or corporation claim shall be entertained by said Board, unless the same shall be certified by the County Trustee, or Chairman of the County Court, or by the corporate authorities of any corporation, as the case may be, whence the claim or claims may come.

To take an oath

Be it further ordained. That the members of the said Board of Claims shall take and subscribe an oath faithfully Employ a clerk and impartially to discharge their duties; they may employ a clerk who shall record the proceedings of the Board; they shall give general and public notice of the times and place of their sittings; they shall be authorized to administer oaths and to require affidavits to be made when necessary. The said Board shall report the result of their labors and proceedings, with a brief statement of the character of each claim allowed, at the conclusion of their labors, cr from time to time, as they may think proper, to this Con-

To report to the Convention.

vention, either at the present or any future session. Each Compensation. member of the Board shall be allowed six dollars per day, and the clerk shall be allowed four dollars per day for each

day they shall be actually employed.

Be it further ordained, That this ordinance shall remain Length of time the Board shall in force, and the Board hereby provided for shall continue exist. in existence till the 15th day of December next, subject to amendment, modification or repeal by this Convention; and, in case of the death, resignation or refusal to serve of any member of said Board of Claims during any recess, or after the final adjournment of this Convention, such vacancy shall be supplied by the appointment of the Governor. [Ratified the 8th day of June, 1861.]

AN ORDINANCE TOUCHING THE AUTHENTICATION OF ORDINANCES [No. 4.] AND OTHER ACTS OF THE CONVENTION.

Be it ordained by this Convention, That ordinances and To be signed. resolutions of this Convention having the effect of laws, shall be authenticated by the signature of the President and attestation of the Secretary and Assistant Secretary, and shall have the date of their final passage annexed thereto; from which date each ordinance and resolution shall take effect and go into operation, unless some other time shall be therein appointed. [Ratified the 8th day of June, 1861.]

AN ORDINANCE IN RELATION TO A STATE FLAG.

[No. 20.]

Be it ordained by this Convention, and it is hereby or- Description. dained by the authority of the same, That the Flag of North-Carolina shall consist of a red field with a white star in the centre, and with the inscription, above the star, in a semi-circular form, of "May 20th, 1775," and below the star, in a semi-circular form, "May 20th, 1861." That there shall be two bars of equal width, and the length of the field shall be equal to the bar, the width of the field being equal to both bars: the first bar shall be blue, and

the second be white; and the length of the Flag shall be one-third more than its width [Ratified the 22d day of June, 1861.]

[No. 23.] AN ORDINANCE TO PROVIDE FOR THE PAYMENT OF THE MILITIA WHILE IN ACTIVE SERVICE.

Pay the same as that of volunteers. Be it ordained by the delegates of the people in Convention assembled, and it is hereby ordained by the authority of the same, That the Militia who have been or may be called into the service of the State by the Governor, shall, while in actual service, receive the pay allowed by law to volunteers. [Ratified the 26th day of June, 1861.]

[No. 27.] RESOLUTION EXEMPTING VOLUNTEERS FROM PAYING POLL TAX.

Exempts all who enlisted prior to 15th August, 1861.

Resolved, That the Volunteers and State troops tendered, accepted and employed in the public service, at any time prior to the 15th August, 1861, shall be exempt from the payment of free poll taxes for which they are now responsible, and shall not be compelled to list a taxable free white poll for this year; and the Sheriffs shall be allowed the amount of such exemptions in the settlement of their respective public accounts, by filing with the clerk of the County Court a list, under oath, of the names of such volunteers and State troops, and it shall be the duty of the clerks of the several County Courts to certify to the Comptroller, under their seal of office, the list of polls so filed with them. [Ratified the 26th day of June, 1861.]

[No. 29.] AN ORDINANCE TO CEDE TO THE CONFEDERATE STATES, THE PROPERTY IN AND JURISDICTION OVER THE FORTS, LIGHT HOUSES, BEACONS, MARINE HOSPITALS AND MINT IN NORTH-CAROLINA.

Cedes jurisdiction over the real estate.

Section 1. Be it ordained by the delegates of the people of North-Carolina, in Convention assembled, That the property in all tracts or parcels of land, lately held by the

United States within the limits of North-Carolina, on which were erected any fortification, light houses, beacons, or marine hospitals, and also the lot in the town of Charlotte, in the county of Mecklenburg, on which is situated the buildings of the Mint, be and the same are hereby granted to, and vested in the Confederate States of America, for the like objects, uses, and purposes, for which they were formerly held by the said United States, to have and to hold the same to the said Confederate States so long as they shall severally be devoted and applied to such objects, uses and purposes, and no longer.

SEC. 2. Be it further ordained by the authority aforesaid, Grants other That all armaments, furniture and machinery at or in any of such fortifications, light houses, beacons, marine hospitals, or mint, are hereby granted to, and vested in the said Confederate States, for the objects, uses, and upon the con-

ditions aforesaid.

SEC. 3. Be it further ordained, That the jurisdiction of Jurisdiction the State of North-Carolina, over each and all of said tracts granted. or parcels of land, and the buildings situate thereon, is hereby granted to the said Confederate States of America, excepting and reserving to this State the power to execute Reservation. within, and upon the same, civil process in all cases, and such criminal process as may issue under her authority against persons charged with offences committed without the limits of said tracts or parcels of land; such jurisdiction to be retained by the said Confederate States, so long as the said tracts or parcels of land shall be used for the purposes hereinbefore expressed, and no longer. [Ratified the 27th day of June, 1861.]

[No. 30.]

AN ORDINANCE TO PROVIDE FOR THE DISPOSITION OF THE STATE TROOPS AND VOLUNTEERS RAISED UNDER THE ACTS OF THE GENERAL ASSEMBLY, RESPECTIVELY, ENTITLED, "AN ACT TO RAISE TEN THOUSAND STATE TROOPS," RATIFED THE STH DAY MAY, AND "AN ACT TO PROVIDE FOR THE PUBLIC DEFENCE," RATIFIED THE 10th Day of May, 1861, and for other purposes.

Transfers State troops to the Confederate States.

1. Be it ordained by the delegates of the people of North Carolina in Convention assembled, That the State troops levied under the act of the General Assembly, first aforesaid, which have been formed into regiments, with proper complements of officers and men, be, and the same are hereby transferred, by regiments, to the Confederate States of America, upon the same terms and conditions as if they had been raised under the authority of the said Confederate States.

Recruiting for State troops to cease August 20th.

2. Be it further ordained by the authority aforesaid, That all levying and recruiting of troops under said act shall cease and determine from and after the 20th day of August next; and that all troops which shall have been raised under said act prior to that day, shall be organized into regiments and transferred to the Confederate States in the manner and upon the terms and conditions aforesaid. And if there shall be an excess in the number of said troops, sufficient to form a battalion, companies or company, such excess may be organized according to its appropriate numbers, and transferred in like manner.

case August 20th.

3. Be it further ordained, That all appointments of officers under said act, either in the line or in the staff, over and above the number appropriate to and required by the regiments, battalions and companies thus organized, shall cease and be vacated on the said 20th day of August next; and that His Excellency, the Governor, may, in his discretion, order any Quartermaster, Commissary or Medical stores, owned by the State, and not required for immediate use, to be turned over to the said Confederate States upon proper receipts for the articles thus delivered, to be taken by the officers accountable for the same.

4. Be it further ordained, That all commissions to officers Officers in ser. in the aforesaid State troops, issued by the Governor and tained. Military Board, under the anthority of the act of the General Assembly to create a Military Board, ratified the 10th day of May, 1861, who shall remain in service after the 20th day of August next, as aforesaid, are hereby ratified and confirmed, notwithstanding any provision in the Constitution of the State for a different mode of appointment

5. Be it further ordained, That the naval forces and ves- Transfer of Navel forces sels of the State be transferred to the Confederate States, and vessels. upon the same terms and conditions that are provided as to State troops, in the second section of this ordinance, the the said vessels to be paid for or accounted for upon terms to be agreed upon by the Governor with the Confederate States; and that after the 20th day of August next, all naval officers of this State shall be discharged, and all vessels of the navy not accepted by the Confederate States, shall be sold under the direction of the Governor. And whereas, Preamble. the President of the Confederate States, through a communication from the Secretary of War, has informed this Convention that he will accept from this State into the service of the Confederate States, two thousand volunteers for twelve months, in addition to the four regiments already in service, and cannot accept any greater number of volunteers for twelve months.

6. Be it therefore ordained by the authority aforesaid, Authorizes the discharge of all That all volunteers who have been called out by the order volunteers enlisted over six regiments. regiments aforesaid and two thousand men, to be designated by the Governor, and tendered to the President for service as aforesaid, shall be discharged on the 20th of August next; Provided, That any of said volunteers who shall signify Proviso. their desire to enlist in the State troops aforesaid or in any corps that may be called for by the President in the mean time, shall be discharged forthwith, to the end that they may enter such new service; and Provided further, That the Governor shall again tender such volunteers by regiments to the President of the Confederate States, and if the President shall agree to accept them or any part of them, by, or before the 20th day of August next, it shall be the

duty of the Governor to order them, or as many of them as the President shall accept, into the service of the Confederate States, and discharge only the residue: Provided further, That any volunteers discharged as aforesaid, shall, in addition to their pay, be allowed reasonable expenses for traveling to their several homes; and Provided further, That the Governor may order out the Militia as volunteers or otherwise, in case of invasion or imminent danger thereof.

Repeals act of General Asesmbly. 7. Be it further ordained, That all provisions of the aforesaid acts of the Assembly, authorizing the raising of a greater number of men, or of a different species of force than is hereinbefore comprehended, or as are otherwise inconsistent with this ordinance, are hereby repealed and declared of no effect.

Act creating Military Board repealed.

8. Be it further ordained, That the act of the General Assembly entitled "An act to create a Military Board," be, and the same is hereby repealed from and after the 20th day of August next: Provided, That the office of Military Secretary shall be continued until the 20th day of September next, for the purpose of settling the military accounts.

No oath to be required of soldiers except oath of allegiance to N. C.

- 9. Be it further ordained, That no oath shall be required to be taken by the officers or soldiers of any of the forces aforesaid, except the oath of allegiance to the State of North-Carolina, prior to their being mustered into the service of the Confederate States; but each man shall be held and deemed to be in the military service and subject to the rules and articles of war of the Confederate States from the time of his signing the articles of enlistment.
- 10. Be it further ordained, That it shall be the duty of the Governor to take immediate measures, and issue the necessary orders to carry into effect the foregoing provisions of this ordinance.

General Assombly may amend, modify or repeal.

11. Be it further ordained, That this ordinance may be amended, modified or repealed by the General Assembly, so far as regards the discharge of the twelve months volunteers which may not have been accepted by the government of the Confederate States. [Ratified the 27th day of June, 1861.]

AN ORDINANCE TO PROVIDE THE WAYS AND MEANS FOR THE [No. 34.] DEFENCE OF THE STATE.

Section 1. Be it ordained, &c., That the sum of three Appropriates millions two hundred thousand dollars, or so much thereof as may be necessary, be, and the same is hereby appropriated to meet the demands on the Public Treasury for the next ensuing two years, which sum shall be raised and provided for in the way and manner following:

SEC. 2. Be it further ordained, That the Public Treasus issued in notes urer is hereby authorized and required to have suitably of 10, 25 and 50 cents. prepared, and to issue Treasury notes, payable to bearer, upon the faith and credit of the State, to the amount of two hundred thousand dollars, of the various denominations of ten, twenty-five and fifty cents, in the following proportions, to wit: forty thousand dollars in notes or bills of ten cents, sixty thousand dollars in bills or notes of twenty-five cents, and one hundred thousand dollars in notes or bills of fifty cents, which said notes shall be receivable in payment of public dues; shall bear no interest; shall be made payable to bearer, and be signed by the Public Treasurer, or by some person to be by him duly authorized and appointed to sign the same, and who shall receive a reasonable compensation for such service, to be paid out of the Public Treasury, and shall be redeemable. on or before the first day of January, 1866: Provided, however, That no such notes shall be issued before the first day of March next, and that the General Assembly may make provision for the redemption of said notes before the time specified, or may extend the time of redemption, as in their judgment the public may require. The Public Treasurer and Comptroller shall each provide a book in which shall be kept an accurate account of all the notes of the various denominations paid out under the provisions of this ordinance, and also an accurate account of all sums returned to the Treasury; which books shall at all times be open to the inspection of the General Assembly, and for the keeping of such books, they may, if absolutely necessary, be allowed to employ some suitable person to act as clerk.

Public Treasu-rer to borrow \$3,000,000, and to issue State Bonds for the same.

SEC. 3. Be it further ordained, That the Public Treasfrom the Banks urer of the State be, and he is hereby authorized and directed to negotiate a loan or loans, with the several banks of this State, or with private individuals, in such sums and at such times as he may deem necessary and proper, to an amount not exceeding, in the aggregate, the sum of three millions of dollars, including the amount already borrowed of the banks of this State, under the provisions of an act passed at the last session of the General Assembly, entitled "An Act to provide ways and means for the public defence"-for which the said Public Treasurer shall issue the bonds of the State bearing six per cent. interest, and payable twelve months after the date thereof; and should the Public Treasurer not be prepared to pay the same at maturity, he is hereby authorized to renew the same on such terms and for such times as he may think proper, or to negotiate new loans in lieu thereof, and he, the Public Treasurer, shall keep a true and accurate account of all such loans, and make report thereof to the General Assembly from time to time.

Authorizes the Banks to issue upon certain conditions.

SEC. 4. Be it further ordained, That those banks in this bills of the de-State who shall loan to the State their pro rata amount of nomination of \$1, \$2 and \$21/2 the sum hereby authorized to be borrowed of them, whose charters forbid their issuing bills of a less denomination than five dollars, be, and they are hereby authorized to issue bills of the denominations of one dollar, two dollars, and two dollars and a half, to the extent of five per cent. of their capital stock actually paid in: Provided, That the same shall not be construed to authorize the said banks to issue an aggregate amount of circulation greater than that now authorized by their charter. This authority hereby granted to issue bills of the denominations of one dollar, two dollars, and two dollars and a half shall cease whenever the General Assembly shall provide and direct, upon the payment to the banks, the principal and interest of the sums borrowed of them under the provisions of this ordinance.

SEC. 5. Be it further ordained, That no bank of this Resumption of State shall be required to resume specie payments, whilst specie payments not reany portion of the amounts herein authorized to be borrowquired of banks lending money to the State. ed from such banks shall remain unpaid.

SEC. 6. Be it further ordained, That if any person falsely Punishment of counterfeitors. make, forge or counterfeit, or cause the same to be done, or willingly aid or assist therein, any Treasury note in imitation of, or purporting to be a Treasury note or bond issued by authority of this act, with the intent to defraud the State, or corporations or other persons; the person so offending shall be deemed guilty of felony, and on conviction thereof in the Superior Court, he shall be adjudged to stand in the pillory one hour and receive thirty-nine lashes on his bare back, and be imprisoned not less than six months, nor more than three years, and fined at the discretion of the court, and all or any of such punishments may, at the discretion of the court, be inflicted.

SEC. 7. Be it further ordained, That if any person, either directly or indirectly, whether for the sake of gain, or with intent to defraud or injure any other person, shall utter or publish any false, forged, or counterfeit notes as mentioned in the preceding section, or shall pass or deliver, or attempt to pass or deliver, the same to another person, knowing the same to be falsely forged or counterfeited, the person so offending shall, on conviction thereof in the Superior Court, be punished in like manner as is provided in the preceding section of this ordinance.

SEC. S. Be it further ordained, That this ordinance, or Authority any portion of it, may hereafter be altered, modified or General Asrepealed by the General Assembly, provided nothing con-sembly. tained in this section shall be construed to divest any rights accruing to the banks or other parties without their consent.

SEC. 9. Be it further ordained, That the act passed at the Annuls act of General Aslate session of the General Assembly, entitled "An Act to sembly. provide ways and means for the public defence," ratified the 11th day of May, 1861, be, and the same is hereby abrogated and annulled. [Ratified the 28th day of June, 1861.]

[No. 35.]

AN ORDINANCE TO AMEND AN ORDINANCE PASSED AT THE PRESENT BESSION OF THIS CONVENTION, ENTITLED "AN ORDINANCE TO PROVIDE FOR A BOARD OF CLAIMS."

Board of Claims to report to the General Assembly. Be it ordained, That the ordinance passed at the present session, entitled "An ordinance to provide for a Board of Claims," ratified on the 8th day of June, 1861, be, and the same is hereby so amended and modified as to provide that the said Board of Claims, shall report the result of their action on such claims as they may allow, to the General Assembly, at its next session, and that the General Assembly is hereby authorized to pass finally on such allowed claims, and make provision for their immediate payment, and that all such claims as may not be reported to and passed upon by the General Assembly, shall be reported to the Convention at its adjourned session in November, for the final action of said Convention. [Ratified the 28th day of June, 1861.]

ORDINANCES—SECOND SESSION.

AN ORDINANCE TO AUTHORIZE THE PUBLIC TREASURER TO EM- [No. 3.] PLOY AN ADDITIONAL CLERK IN THE TREASURY DEPARTMENT, AND OTHER PURPOSES.

Be it ordained, That until it shall be otherwise enacted Increases salaby the General Assembly, the salary of the Clerk of the Clerk to \$1,209. Treasury Department be increased to twelve hundred dollars annually, and that the Public Treasurer be authorized to employ a second clerk in that department, and that his salary shall be seven hundred and fifty dollars annually, Pays Assistant \$750. and that the Comptroller be authorized to employ a clerk in his office, and that his salary be the sum of seven hundred and fifty dollars annually, and this increase of the said salaries shall commence from and after the 1st day of Jannary, 1862. [Ratified the 9th day of November, 1861.]

AN ORDINANCE IN REGARD TO THE SUPPLY OF SALT.

[No. 8.]

1. Be it ordained by the Delegates of the people of North Appoints a Carolina, in Convention assembled, and it is hereby ordained to by the authority of the same, That a Commissioner be appointed by this Convention to manufacture salt for the use of the people of this state, at such place or places as he shall judge best; and that he furnish it to the people of each county at the most convenient depot on the railroad to such county, or some navigable waters, on the payment of the cost of manufacturing and transportation; which price shall be paid on the delivery of the salt.

2. Be it further ordained, That the said Commissioner Appropriates shall have full power to employ the necessary agents and \$100,000. laborers, an ! to contract for materials in the name of . the State, necessary in carrying out the provisions of this ordinance, and to draw upon the public Treasurer, from time

to time, therefor, not exceeding the sum of one hundred thousand dollars.

To enter upon duties as soon as practicable.

3. Be it further ordained, That it shall be the duty of said Commissioner to proceed as soon as practicable to the discharge of this duty, and as salt can be made, it be sent forward to the various depots on the several railroads of the State, or on some navigable waters, for the accommodation of every section of the State, equally, and in such order as he may find best to meet the wants of the country.

Duties of Justices of the Peace.

4. Be it further ordained, That Justices of the Peace of the several counties in this State, a majority being present, may meet at the Court House, in term time, or in vacation of the courts, and make such order as they may prefer, touching the delivering, distribution and payment for the salt manufactured for the use of the people of such county, and to that end may advance the money out of the Treasury of the county, or otherwise: Provided, That they shall not allow the salt to be sold in speculation, or for more than the the actual cost.

Speculation torbidden.

5. Be it further ordained, That it shall not be lawful for any one to purchase more of the salt so made, than he requires for his own use, or for distribution, at the cost and expense of transportation, and if any one shall purchase any salt so made and re-sell it for a profit, he shall be guilty of a misdemeanor, and on conviction thereof in any of the County or Superior Courts, shall be fined or imprisoned at the discretion of the court.

Ordinance to continue in force during the war. 6. Be it further ordained, That this ordinance shall continue in force and operation during the continuance of the present war, unless the Legislaturs shall otherwise order.

Governor to supply vacancy in office of Commissioner should it become vacant. 7. Be it further ordained, That if the Commissioner should die or remove from the State, resign or refuse to act, or should prove faithless to the trust reposed in him, the Convention then not being in session, the Governor shall supply the vacancy created in any of the forementioned means.

To report to Governor.

8. Be it further ordained, That it shall be the duty of the Commissioner to make a report to the Governor every

month, showing the progress of the work, its cost, &c. It shall be the duty of said Commissioner on the first Monday of each month, to report to the Governor the quantity of salt manufactured during the month preceding, and the disposition made of all the salt made, the cost of production and transportation, and the income to the State on salt made and sold, and that the Governor shall lay said reports before the General Assembly at the first session, and they may make such order for change in the management of the business and settlement with the commissioners as in their wisdom may seem right.

9. Be it further ordained, That the Commissioner shall, To take oath before entering on the duties of his office, take an oath of office, and give bond payable to the State in the sum of one hundred thousand dollars, with security to be approved by the Governor, and shall take bond and ample security from every agent by him appointed, whose duties require him to receive or pay out money, and that all the bonds shall be

payable to the State of North-Carolina.

10. Be it further ordained, That the Commissioner shall Salary \$1,500. receive an annual salary of fifteen hundred dollars and his traveling expenses. [Ratified the 6th day of December, 1861.7

AN ORDINANCE CONCERNING THE REPEAL OF THE FOURTEENTH [No. 10.] CHAPTER OF THE ACTS OF THE SECOND EXTRA SESSION OF 1861.

Be it ordained by the Delegates of the people of North- Annuls 14th chapter of the Carolina, in Convention assembled, and it is hereby or- Acts of General Assembly. dained by the authority of the same, That the fourteenth chapter of the acts of the General Assembly, passed at the second extra session, entitled "An act to alter the rules of evidence as applicable to Indians," be and the same is hereby repealed and annuled. [Ratified the 6th day of December, 1861.]

[No. 16.]

AN ORDINANCE TO PROVIDE FOR THE RAISING OF MONEY FOR THE SUPPORT OF GOVERNMENT, AND FOR THE ISSUE OF TREASURY NOTES FOR THE PURPOSE OF PAYING THE PUBLIC DEBT, AND PURCHASING SUPPLIES FOR THE MILITARY FORCES EMPLOYED FOR DEFENCE IN THE PRESENT WAR, AND FOR OTHER PURPOSES.

Authorizes the issue of \$3,000,000 in Treasury notes

1. Be it ordained by the Delegates of the people of North Carolina, in Convention assembled, and it is hereby ordained by the authority of the same, That the Public Treasurer is authorized to issue Treasury notes for such sums, not exceeding, at any one time, three millions of dollars, as the exigencies of the public service may require, before or on the first day of January, 1863, and the said notes shall be prepared and signed, and issued as hereinafter provided.

To be signed by Treasurer and countersigned by Comptroller.

2. Be it further ordained, That the Public Treasurer cause the said notes to be prepared, and that they shall be signed by the Public Treasurer, on behalf of the State, and countersigned by the Comptroller; and each of those officers shall keep, in proper books, separate and accurate accounts, showing the number, date, and amount of each of the said notes signed and countersigned by them respectively, and, also, accounts showing all such of said notes as may be paid or redeemed and cancelled, from time to time, and the said Treasurer shall account, mouthly, for all such of said notes as shall have been countersigned by the Comptroller, and delivered to the Treasurer for issue. 3. Be it further ordained, That the said Treasury notes

Notes to bear interest of 6 per cent.

shall be payable at the Public Treasury, to the bearer, on the first day of January, 1865, and bear interest from date at the rate of six per cent. per annum, for every hundred dollars, and in that proportion for sums greater or less than one hundred dollars; and the said notes shall be of the sev-Denominations eral denominations of five dollars, ten dollars, twenty dollars, fifty dollars, one hundred dollars, and two hundred dollars; and in the following proportions, that is to say: notes for five dollars, ten dollars, and twenty dollars, the amount of four hundred thousand dollars of each denomination shall be issued; and notes for fifty dollars, to the amount of eight hundred thousand dollars; and those for one hundred dollars

and for two hundred dollars, to the amount of five hundred

Proportions.

thousand dollars of each denomination; and in the course of the issning of said notes from time to time, the said rela-

tive proportions shall be observed as near as may be.

4. Be it further ordained, That the principal money, and Principal and interest to be the interest due on the said notes, shall be paid at the ma- paid at matuturity thereof to the several lawful holders thereof, upon presentment at the Treasury, out of any money in the Treasury not otherwise appropriated; and, further, that at any time or times before the maturity of said notes, the Treasurer may give notice, in the newspapers printed in Raleigh, of his readiness to pay the same on any class or denomination of said notes, or any certain part thereof, and the interest shall close on the notes designated in such notice at the expiration of forty days after such notice given.

- 5. Be it further ordained, That the said notes may be The notes to be paid out by issued by the Treasurer, in payment of any warrant in favor the Public of public creditors, or for the purpose of paying military officers and troops in service, or for the purchase of supplies for such troops, and for the payment of coupons upon any bond or bonds hitherto given, or hereafter to be given, or for any other demand upon the Treasury by persons who may be willing to receive the same in payment at par; and the Public Treasurer may borrow money, from time to time, upon the credit of said notes, as the public service may require, not exceeding the said sum of three millions of dollars: Provided, That upon such loans interest shall not be charged or paid at a greater rate than six per cent. per annum, and further, that no Treasury notes shall be pledged, nor shall they be sold, or issued for any purpose, for less than the amount due on the same, including interest accrued thereon, if any.
- 6. Be it further ordained, That the said Treasury notes for any dobt to shall, at any time or times hereafter, be receivable at the the State. Treasury in payment for land entered, and for taxes, and any debt to the State at the Treasury, and in making such payment, the holder shall have credit for the principal money mentioned in said note, and the interest accrued thereon up to the day of payment; and accounts shall be kept, as aforesuid, of the notes thus paid or redeemed, distinguishing the sum allowed for interest from the principal.

Sheriffs and collectors to receive them, and to allow interest.

7. Be it further ordained, That the said Treasury notes shall be received by Sheriffs, and other collecting officers, in payment of the public taxes in their respective counties, and the said officers so receiving any of the said notes shall, at the time of payment, take from the person paying them a receipt on the back of each note for the amount allowed therefor and the date thereof, and such officer shall keep a distinct and specific account of said notes so received in payment, showing the person from whom received, the number and date, the day on which he received them, and the amount of the principal, and also the interest allowed by him, and deliver the said notes and accounts to the Public Treasurer; and he shall, thereupon, and on his oath to the truth of said account, receive credit for the amount thereof.

The notes may be exchanged for Coupon State Bonds.

- 8. Be it further ordained, That the holders of the Treasury notes issued under the authority of this ordinance, may have the same funded, by request, to the Treasurer, to give in exchange for them bonds of the State, payable in thirty years, at the Public Treasury, and bearing interest at the rate of six per cent. per annum, payable half yearly, with coupons attached, for the interest, payable, also, at the Treasury: Provided, however, That such bonds shall be issued for the amount of five hundred dollars, and one thousand dollars only: And, provided, further, That upon application for such exchange, the interest upon the Treasury notes shall be allowed up to the first day of January, or April, or July, or October next, preceding the request for such exchange, as the case may be, and the interest on the bonds given in exchange, shall run from the day to which the interest on the notes was allowed; and of the notes received by the Treasurer, and of the bonds given in exchange therefor, full and accurate accounts, shall also be kept as aforesaid; and the Public Treasurer is authorized and required to issue such conpon bonds, agreeably to the provisions of the ninetieth chapter of the Revised Code, subject to the restrictions and modifications herein provided.
- 9. Be it further ordained, That the Treasury notes so received at the Treasury, from Sheriffs, and others, as aforesaid, shall not be re-issued, but shall be deemed to be paid,

and be cancelled; and other Treasury notes to the same amount and of the same denomination, and payable at the the Treasury to be cancelled and others islike manner, be issued in the place of those so redeemed: sued in their Provided, nevertheless, That the aggregate amount of said notes outstanding at any one time, and of the bonds given in exchange for notes as aforesaid, shall not exceed the said sum of three millions of dollars of principal money.

10. Be it further ordained, That the act of the General Amends Act of General As-Assembly, entitled an act to authorize the Public Treasurer sembly. to issue Treasury notes, ratified the twentieth day of September, 1861, be, and the same is hereby amended.

. 11. Be it further ordained, That if any person shall Punishment for counterfalsely make, forge, or counterfeit, or cause to be made, feiting. forged, or counterfeited, any notes, bond, or coupon, in imitation of or purporting to be a Treasury note, or bond, or coupon, made or issued by authority of this ordinance, or shall aid or assist therein, with intent to defraud the State, or any corporation, or person or persons, he or she so offending shall be deemed guilty of felony, and on due conviction thereof, shall be adjudged to stand in the pillory one hour and receive thirty-nine lashes on the bare back, and be imprisoned not less than six months or more than three years, and be fined; and in the discretion of the court, all or any of the said punishments, may be inflicted.

12. Be it further ordained, That if any person, for the Punishment for circulating sake of gain, or with the intent to injure or defraud the counterfeit State, or any corporation or any other person or persons, shall either directly or indirectly utter or publish any false, forged, or counterfeited note, bond, or coupon, as mentioned in the preceding section, or shall pass or deliver, or attempt to pass or deliver the same to any other person, knowing the same to be falsely forged or counterfeited, he or she so offending shall, on due conviction thereof, be punished in like manner as is provided in the preceding section of this ordinance.

13. Be it further ordained, That the Treasurer shall Accounts to be keep and furnish to the Comptroller, an accurate account of the Treasury notes issued, or to be issued by him under act of the General Assembly, and the ordinance heretofore

passed and not annulled; and the Comptroller shall also keep an accurate account of all such notes in the same manner as required herein in relation to the Treasury notes authorized to be issued by this ordinance.

General As-

14. Be it further ordained, That this ordinance may be sembly may altered or modified by the General Assembly, but not so as to impair the obligation of the said notes, bonds, or conpons actually issued under the authority of this ordinance, and then held by any person or persons. [Ratified the 1st day of December, 1861.]

[No. 18.]

AN ORDINANCE TO REGULATE MILITIA MUSTER.

To assemble once a month.

Be it ordained by this Convention, and it is hereby ordained by the authority of the same, That the militia of this State shall not be required to assemble for the purpose of drill and muster, more than once in each month, except for battalion or regimental muster. [Ratified the 12th day of December, 1861.]

[No. 19.] AN ORDINANCE FOR SUPPRESHING OPPRESSIVE SPECULATION UPON THE PRESENT NECESSITIES OF THE PEOPLE.

Makes specula. tion a misdemeanor.

1. Be it ordained by the people of North-Carolina, in Convention assembled, and it is hereby ordained by the authority of the same, That whoever shall engross or get into his hands by buying, contracting, or other means, except by producing, corn or other grain growing in the fields, or any other corn or grain, pork, or beef, either fish, salted or smoked, cheese, fish, coffee, sugar, tea, salt, saltpetre, or other dead victuals whatever, and also leather, to the intent to sell the same again at unreasonable prices, or to keep the same from market, and prevent the same from passing into the hands and use of the people, or to any other intent than to his own use and consumption, or for sale at reasonable prices, or for charitable distribution amongst poor and necessitous persons; and whosoever having in his hands, by the means aforesaid, any of the before mentioned articles not intended for his own use, or that of his family or dependants, or for some such charitable use as aforesaid, shall refuse to sell the same to, or shall ask and demand therefor unreasonable prices, from any person or persons desiring and offering to purchase for their own personal use, or for that of their families or dependants, or for such charitable use as aforesaid, shall be deemed an unlawful engrosser; and whosoever shall make any motion, by word, letter, message, or otherwise, to any person or persons, for the enhancing of the price, or dearer selling of anything above mentioned, or else dissuade, move or stir any one coming, or purposing to come to any city, market, post, or place within this State, to abstain, forbear to bring, or convey any of the things before rehearsed to any such city, town, market, or other place to be sold, shall be deemed a forestaller; and whosoever shall make any promise, enter into any agreement, or come to any understanding with any other person or persons, that he shall not sell any of the things before rehearsed, but at certain prices, or at not less than certain prices, shall be deemed an unlawful conspirator; and any person, upon conviction of either of the said offences, by verdict or confession, shall be punished as for a misdemeanor, and shall be required to enter into recognizance with sufficient surety for his good behavior for the space of three years, in such sums as the court may direct: Provided, That upon sufficient cause being shown, upon affidavit, the court shall have power to order the taking of depositions to be read in behalf of the accused, upon such terms as the court may decree on trial of cases arising under this ordinance.

2. And be it further ordained, That this ordinance shall To be in aperation during the be in force during the present war only, except as to prose-present war. cutions which may be pending and undetermined at the end of the war; and may, in the mean time be repealed or modified by the General Assembly. [Ratified the 11th day of December, 1861.]

[No. 20.] AN ORDINANCE FOR CONTINUING THE BOARD CREATED BY AN ORDINANCE OF THIS CONVENTION, PASSED THE EIGHTH DAY OF JUNE, 1861, ENTITLED AN ORDINANCE TO PROVIDE FOR THE APPOINTMENT OF A BOARD OF CLAIMS, AND FOR ENLARGING THE POWERS AND DUTIES OF SAID ROARD.

Extends the Board to January 1st, 1863. 1. Be it ordained by this Convention, and it is hereby ordained by the authority of the same, That the above recited ordinance, and the Board thereby created, be, and the same are hereby continued and extended until the first day of January, which shall be in the year one thousand eight hundred and sixty-three, subject however to any provision hereafter made on the subject by this Convention, previous to the time mentioned.

Additional duties of the Board.

2. Be it further ordained, That besides, and in addition to the duties conferred and enjoined by said ordinance, the said Board shall have power, and it shall be their duty to examine and pass upon all accounts for expenditures made or responsibilities incurred, or allowances claimed by any and every disbursing agent which have not already been finally settled, and allowed at the Treasnry, according to existing law, and no such account shall hereafter be settled, allowed, or paid at the Treasury, unless, and until the same shall have first been passed upon and allowed and certified by the said Board, and when, on the examination of any such claim, or of any contract made, the Board shall be satisfied that any disbursing officer or agent of the State, shall have been guilty of any fraud, peculation, or other malfeasance in his said office, or agency, or where any such officer or agent shall fail to account for, and pay into the Treasury, or unto the person or persons entitled to receive the same, all such funds of the State, as in virtue of his office or agency, he ought so to account for and pay over, it shall be the dutyof the Board to report the same to the Governor, who shall, forthwith, dismiss the defaulting officer or agent from his said office or agency, and the Board shall also notify the Attorney General thereof, whose duty it shall be to bring suit for the recovery of all balances due, and to institute proceedings, by way of indictment or otherwise, for the punishment of such officer or agent, and the

Superior Court of Law, or Court of Equity, for Wake county, shall have jurisdiction of such proceedings according to the nature thereof.

3. Be it further ordained, That for the making of a full Powers of Board in reinvestigation of all cases under the second section of this gard to investigation ordinance, for the discovery of any fraud, peculation or other Claims. malfeasance, and for the ascertainment of the true state of any account or claim, the Board shall have power to compel the attendance of witnesses, the production of papers, and to examine not only the witnesses, but any such officer or agent, upon interrogations either verbal or written, as the Board may deem proper, and to compel answer thereto by process of contempt, as is usual in courts of Record of common law jurisdiction.

4. Be it further ordained, That all disbursing officers Disbursing officers to make and agents intrusted with the care and expenditure of the quarteriy refunds of the State, whose accounts and dealings shall not Board.

have been already settled according to existing laws, shall make quarterly reports and exhibits of their dealings and transactions therein to said Board, with the vouchers belonging thereto, at such time in each quarter as the said Board may appoint, by notice, to the said officer or agent, in writing, and the said officer or agent so notified, shall attend before said Board, from day to day, to give such explanations, written or verbal, as the said Board may require, and in all things, to submit to and comply with such directions as the said Board may make, touching the examining, auditing, and passing of such their accounts, and if any such officer or agent shall neglect or refuse to perform anything made his duty in the premises, he shall be reported by the. Board to the Governor, who shall forthwith dismiss such officer or agent from his said office or agency, and the accounts or claims of such officer or agent shall not be allowed, paid, or settled, but upon the certificate of the said Board that the same are correct.

5. Be it further ordained, That it shall be the duty of The Board to the said Board to make a semi-annual report to the Gover- annually to the nor of the financial condition of the State, with such recom- Governor. mendations and suggestions as they may think proper, and the Governor shall lay the same before the Legislature,

Malary \$2,000.

6. Be it further ordained, That instead of the per diem compensation allowed said Board by said ordinance of the 8th of June, 1861, each of the said Commissioners shall be allowed a salary at the rate of two thousand dollars per annum, payable quarterly, at the Treasury, and that the said Board be, and they are hereby authorized to employ a messenger at a cost not to exceed one dollar per day, to be paid upon the certificate of the Board at the Treasury.

Duties of the Board. 7. Be it further ordained, That it shall be the duty of said Board to prepare the accounts of the disbursements of North Carolina on account of the war, in such a way and with such vouchers as shall enable the State to be hereafter reimbursed by the Confederate Government. [Ratified the 11th day of December, 1861.]

ORDINANCES-THIRD SESSION.

AN ORDINANCE TO MODIFY AND PERFECT AN ORDINANCE PASS- [No. 2.] ED AT THE LAST SESSION OF THE CONVENTION, ENTITLED "AN ORDINANCE TO PROVIDE FOR THE RAISING OF MONEY FOR THE SUPPORT OF THE GOVERNMENT, AND FOR THE ISSUE OF TREASURY NOTES FOR THE PURPOSE OF PAYING THE PUBLIC DEBT AND PURCHASING SUPPLIES FOR THE MIL-ITARY FORCES EMPLOYED FOR DEFENCE IN THE PRESENT WAR, AND FOR OTHER PURPOSES."

1. Be it ordained by the delegates of the people of North-Carolina in Convention assembled, and it is hereby ordained provides for by the authority of the same, That so much of the ordi-to bear interest nance passed at the last session of this Convention, entitled "An Ordinance to provide for the raising of money for the support of government, and for the issue of Treasury notes for the purpose of paying the public debt, and purchasing supplies for the military forces employed for defence in the present war, and for other purposes," as provides for the Treasury notes therein provided for, to bear interest from date, be rescinded and annulled; Provided, That this ordinance shall not operate on the notes issued before the passage of this ordinance.

2. Be it further ordained, That the said ordinance be so Denominations amended as to provide and require that [of] the whole of issues. the Treasury notes hereafter to be issued under the provision of said ordinance, one-half shall be issued of the denominations of five dollars, one-fourth of the denominations of ten dollars, and the other fourth of the denominations of twenty dollars, and in the course of issuing the said notes, from time to time, the said relative proportions shall be observed as near as may be. [Ratified the 25th day of January, 1862.]

[No. 4.]

AN ORDINANCE TO RATIFY AND CONFIRM THE ACTS AND JUDI-CIAL PROCEEDINGS OF THE SUPERIOR COURTS LATELY HELD BY HIS HONOR, JUDGE FRENCH, IN THE COUNTIES OF HEX-DERSON, BUNCOMBE, MADISON AND YANCEY.

Courts held at the wrong time. Whereas, The Superior Courts for the counties of Henderson, Buncombe, Madison and Yancey, at the Fall Terms thereof were, by mistake, held at the wrong time and, whereas, pleas were filed, judgments rendered, recognizances entered into, judgments found, and various other acts were done by said courts:

Proceedings of the Courts ratified.

1. Be it ordained by the delegates of the people of North Carolina, in Convention assembled, and it is hereby ordained by the authority of the same, That the said pleas, judgments, recognizances, indictments, and all other judicial proceedings, which were rendered, entered and found at the terms of the courts aforesaid, are hereby made valid, and in all things ratified and confirmed.

Times of holding the Courts specified. 2. Be it further ordained, That the Courts of Pleas and Quarter Sessions to be held hereafter for the counties of Henderson, Buncombe, Madison, Yancey and Polk, at the Fall Terms, be held at the following times, viz: Henderson, on the second Monday after the fourth Monday in September; Buncombe, on the third Monday after the fourth Monday in September; Madison, on the fourth Monday after the fourth Monday after the fourth Monday after the fourth Monday after the fourth Monday after the fourth Monday in September; and Polk on the twelfth Monday after the fourth Monday in September in each and every year. This section to continue in force until the same may be repealed by act of the Legislature or otherwise. [Ratified the 27th day of January, 1862.]

[No. 6.]

AN ORDINANCE TO ENCOURAGE THE MINING AND MANUFACTURING OF SALT IN THE INTERIOR OF THIS STATE.

The Chatham Salt Mining and Manufacturing Company. WHEREAS, It is of great importance to manufacture Salt in the interior of this State; and whereas a company has been incorporated under the name and style of "The Chatham Salt Mining" and Manufacturing Company," which

is operating for that purpose in the county of Chatham; therefore:

1. Be it ordained by the delegates of the people of North errs from mili-Carolina in Convention assembled, and it is hereby ordained tia duty. by the authority of the same, That the President and operatives of said company, to the number of six, be, and they are hereby exempted from militia duty, for the space of six months, except in case of invasion, insurrection, or upon a a requisition for troops by the President of the Confederate States.

- 2. Be it further ordained, That said Company may in- Capital stock. crease its capital stock to an amount not exceeding ten thousand dollars.
- 3. Be it further ordained, That the capital stock of said taxation. Company be exempted from taxation for six months. [Ratified the 30th day of January, 1862.]

AN ORDINANCE IN ADDITION TO AND AMENDMENT OF AN ACT OF [No. 7.] THE GENERAL ASSEMBLY, RATIFIED THE 15TH DAY OF FEBRU-ARY, 1861, ENTITLED "AN ACT TO INCORPORATE THE CHATHAM RAILROAD COMPANY," AND TO REPEAL AN ACT SUPPLEMENTAL THERETO, RATIFIED THE 23RD DAY OF FEBRUARY, 1861.

1. Be it ordain d by the delegates of the people of North with the N. C. Caro'ina in Convention assembled, and it is hereby ordained R R. at or by the authority of the same, That section first of an act of of Raleigh. the General Assembly, ratified the fifteenth day of February, one thousand eight hundred and sixty-one, entitled "An act incorporating the Chatham Railroad Company," be amended by inserting after the words, "from the Coalfields, in the county of Chatham, through said county," the words, connect with the North Carolina Railroad at, so as to make the section read, "to connect with the North Carolina Railroad at Raleigh, or some point west of Raleigh not exceeding twelve miles.

2. Be it further ordained, That the proviso in section four Provision of said act of the General Assembly be stricken out.

3. Be it further ordained, That an act of the General Repeals aup-Assembly, ratified on the twenty-third day of February, plemental ac-

one thousand eight hundred and sixty-one, entitled "An act supplemental to an act passed at the present session of the General Assembly, entitled "An act to incorporate the Chatham Railroad Company," be, and the same is hereby repealed and abrogated.

Other corporations subscribtal stock of Company.

4. Be it further ordained, That all such solvent corporaing to the capitions as may or shall subscribe to the capital stock of the Chatham R. R. said Chatham Railroad Company, may make their bonds payable to the Public Treasurer of the State of North Carolina for the amount of their subscriptions to said capital stock, and no more; which said bonds are to be signed by the Presidents, and under the seals respectively of said corporations, and made for any sums not under five hundred dollars each, to bear interest at the rate of six per cent. per annum, which interest is to be paid semi-annually, to wit: the first Monday in January and July in each and every year; and the principal of said bonds to be made payable twenty years after date; and these bonds, so authorized to be made, may be deposited with the Public Treasurer of the State, who shall then issue and deliver to the several corporations so subscribing and depositing their bonds as aforesaid, the coupon bonds of the State of North Carolina, to the amount of their subscriptions respectively, and made for the sums of five hundred dollars and one thousand dollars, to bear interest at the rate of six per cent. per annum, which interest is to be paid semi-annually, on the first Monday in January and July in each and every year, and the principal of said bonds to be made payable twenty years after date: Provided, That said bonds shall not exceed, in the aggregate, the sum of eight hundred thousand dollars; and Provided, also, That said Chatham Railroad Company shall execute and deliver to the Governor of the State of North Carolina a deed of mortgage under the seal of said Company, wherein and whereby shall be conveyed to the Governor and his successors in office, for the use and benefit of the State, all the estate, both real and personal, belonging to said Company, or in any manner pertaining to the same, conditioned for indemnifying and saving harmless the State of North Carolina from the payment of the whole or any part of the bonds of the State,

Deed of Mortgage to the State.

authorized by this ordinance to be made by the Public Treasurer, and delivered to the several corporations subscribing as aforesaid to the capital stock of said Chathain Railroad Company. In addition to the deed of mortgage, hereinbefore required to be executed and delivered by the Chatham Railroad Company, the State of North Carolina shall, by this ordinance, have a lien upon the estate, both real and personal, of said company, which they may now have or may hereafter acquire, to seeure the principal and interest of the bonds of this State authorized to be issued as aforesaid.

5. Be it further ordained, That said bonds of the State, so Bonds of the made by the Public Treasurer, shall be received by the said Chatham Railroad Company in payment of subscriptions made as aforesaid by such corporations to the capital stock of said Chatham Railroad Company.

State to be received by the Company.

6. Be it further ordained, That said corporations so sub. Corporations allowed to rescribing and depositing their bonds as aforesaid with the deem their Treasurer of the State, shall be allowed to redeem their bonds at any time before maturity, in the currency of the State, on giving thirty days notice to the Treasurer of this State of their intention so to do.

7. Be it further ordained, That the said Railroad may be Termiri. constructed with termini at any point or points in the said Coalfields region that the stockholders in said Company may agree upon with the approbation of the Board of Internal Improvements.

8. Be it further ordained, That the corporate authorities Incorporated of incorporated towns subscribing to the capital stock of said tax to pay their Chatham Railroad Company, in order to provide for the subscriptions. payment of their subscriptions, and of the principal and interest of bonds for that purpose, by them issued, shall have authority to lay and collect taxes from all subjects, which, under the charters of said towns, are taxable.

9. Be it further ordained, That the solvency of such cor- Solveney. porations as may desire to subscribe to the capital stock of said Chatham Railroad Company shall be judged of by the Board of Internal Improvement.

10. Be it further ordained, That all laws and parts of

laws, all acts or parts of acts inconsistent with the provisions of this ordinance, are hereby repealed and abrogated. [Ratified the 30th day of January, 1862.]

[No. 8.] AN ORDINANCE TO INCORPORATE THE PIEDMONT RAILROAD COMPANY.

Capital stock \$3,500,000.

1. Be it ordained by the delegates of the people of North Carolina, in Convention assembled, and it is hereby ordained by the authority of the same, That a company by the name and style of the "Piedmont Railroad Company," be, and the same is hereby incorporated, with a capital stock of fifteen hundred thousand dollars, divided into shares of one hundred dollars each, for the purpose of constructing a railroad on the best, cheapest, most direct and practicable route from the Richmond and Danville Railroad to the North Carolina Railroad.

General Commissioners.

2. Be it further ordained, That for the purpose of creating the capital stock of said company, the following persons be, and they are hereby appointed general commissioners: Wm. T. Sutherlin, of Danville; William P. Watt, John H. Dillard, George D. Boyd and William B. Carter, of Rockingham; Phil. Barrow, John F. Poindexter and A. J. Stafford, of Forsyth county; William A. Lash, John J. Martin and Jas. Riason, of Stokes county; Jesse H. Lindsay, Levi M. Scott and Ralph Gorrell, of Guilford county: Bedford Brown, Thomas D. Johnston, Allen Green and Montford McGee, of Caswell county; Giles Mebane, Jesse Gant and Eli F. Watson, of Alamance; John W. Cunningham, Edwin G. Reade and Thomas McGee, of the county of Person; Wm. Johnston, of the town of Charlotte; James C. Turrentine and Wm. F. Strayhorn, of the county of Orange; Benjamin A. Kittrell, of the town of Lexington; H. C. Jones, Sr, of Salisbury; Jonathan Worth, of the town of Ashboro'; Wm. P. Taylor, of Pittsboro': whose duty it shall be to direct the opening of books for subscriptions of stock at such times and places, and under such persons as they, or a majority of them, may deem proper, and in the mean time it shall and may be lawful

Books of subscription.

for books of subscriptions to said stock to be opened in Books of subthe town of Charlotte under the direction of John A. Young, Wm. Johnston and James W. Osborne, or any one of them; in Concord, under the direction of V. M. Barringer, Caleb Phifer and Daniel Coleman, or any one of them; in Salisbury, under the direction of Nathaniel Boyden, N. N. Fleming, J. I. Shaver, or any one of them; at Lexington, under the direction of Wm. R. Holt, John P. Mabry and Samuel Hargrove, or any one of them; at High Point, under the direction of W. F. Bowman, Dr. Robert Lindsay and Nathan Hunt, or any one of them; at Greensboro', under the direction of James Sloan, Jed. H. Lindsay and J. A. Long, or any one of them; at Salem, under the direction of D. H. Starbuck, J. G. Lash, Francis Fries and C. L. Bonner, or any one of them; at Danbury, under the direction of Nathaniel Moody, A H. Joyce and S. Taylor, or any one of them; at Graham, under the direction of Thomas Ruffin, Jr., John Trollinger and Edward Holt, or any one of them; at Roxboro', under the direction of Charles Winstead, Dr. C. H. Jordan and Green Williams, or any one of them; at Yanceyville, under the direction of John Kerr, Dr. N. M. Roan and Thomas W. Graves, or any one of them; at Milton, under the direction of Samuel Watkins, John Wilson and Thomas Donaho, or any one of them; at Wentworth, under the direction of John W. Ellington, W. M. Ellington and B. J. Low, or any one of them; at Madison, under the direction of Wm. L Scales, Joseph H. Car well and Nicholas Dalton, or any one of them; at Leaksville, under the direction of George L. Aiken, Jones W. Burton and E. T. Brodnax, or any one of them; at High Rock, under the direction of Francis L. Simpson, Dr. R II. Scales and George W. Garrett, or any one of them; at Danville, Va., under the direction of William T. Sntherlin, James M. Williams and Dr. T. P. Atkinson, or any one of them; at Hillsboro', under the direction of J. C. Turrentine, Henry K. Nash and W. F. Strayhorn, or any one of them; and in the city of Richmond, Va., under the direction of A. Y. Stokes, Lewis E. Harvey and Thomas N. Brockenbrough, or any one of them; and said commissioners shall have

power to appoint a Chirman of their body, Treasurer, and all other officers their organization may require, and sue for and recover all sums of money that ought, under this ordinance, to be recovered by them in the name of said corporation.

Subscriptions.

3. Be it further ordained, That all persons who are, by this ordinance, authorized, or who may be hereafter, by the general commissioners, authorized to open books of subscription, may do so at any time after the passage of this ordinance, upon giving twenty days notice of the time and place when said books shall be opened, and said books shall be kept open for the space of thirty days, at least, and as long thereafter as the general commissioners shall direct; and that all subscriptions of stock shall be in shares of hundred dollars, the subscriber paying, at the time he makes his subscription, five dollars on each share by him subscribed, to the person or persons authorized to receive such subscriptions; and upon closing the books, all such sums as shall have thus been received of subscribers, on the first eash instalment, shall be paid over to the general commissioner, by the persons receiving the same, and in case of failure to pay, as aforesaid, such person or persons, receiving said money, shall be personally liable to said general commissioners, before the organization of said company, and to the company itself, after the organization, to be recovered within the superior courts of law, within this State, in the county where such delinquent resides, or if he resides in another State, then, in any court in such State having competent jurisdiction. The general commissioners, shall have power to call on and require all persons empowered to receive subscriptions of stock, at any time, and from time to time, as a majority of them may think proper, to make return of the stock by them respectively received, and to make payment of all sums of money paid by subscribers; that all persons receiving subscriptions of stock shall pass a receipt to the subscriber or subscribers for the payment of the first instalment, as heretofore required to be paid, and upon their settlement with the general commissioners as aforesaid, it shall be the duty of said general commissioners, in like manner, to pass their receipts

for all sums thus received to the persons from whom received, and such receipts shall be taken and held to be good and sufficient vouchers to persons holding them; that subscriptions of stock may be received as aforesaid or as hereafter provided for, to the amount of fifteen hundred thousand dollars.

4. Be it further ordained, That it shall be the duty of The Company to be declared said general commissioners to direct and authorize said a corporate books of subscription to be kept open until the sum of one \$100,000 is subhundred thousand dollars, at least, shall be subscribed in scribed. the manner aforesaid, and as soon as the said sum of one hundred thousand dollars, or upwards, shall be subscribed in manner aforesaid, and the sum of five dollars on each share paid as aforesaid, the subscribers to said stock shall be, and they are hereby declared to be a body politic and corporate in fact and in law, by the name and style of the "Piedmont Railroad Company," with all the corporate powers and authority thereby created and granted, to be held and exercised by said company and their successors and assigns, in perpetuity, and by that name shall be capable in law and in equity, to purchase, hold, lease, rent, sell or convey estates, real and personal, and to acquire the same by gift, devise or otherwise, so far as shall be necessary for the purposes embraced within the scope, object and intent of this charter, and shall have perpetual succession and a common seal, which [they] may use, alter or renew at pleasure, and by their corporate name may sue and be sued, plead and be impleaded in any court of law in this State or any other State; and shall have, possess and enjoy all rights, privileges and immunities which railroad corporate bodies may and of right do exercise, and may make such by-laws, rules and regulations as are necessary for the government of the corporation, or for effecting the object for which it it created, not inconsistent with the laws of this State or of the Confederate States of America.

5. Be it further ordained, That as soon as the sum of one Meeting of hundred thousand dollars or upwards shall be subscribed as missioners. aforesaid, it shall be the duty of the general commissioners to appoint a time for the stockholders to meet in the town of Greensboro', in the county of Guilford, which they shall

cause to be previously published for the space of thirty days in one or more newspapers; at which time and place the said stockholders shall, in person or by proxy, proceed to elect, by ballot, nine directors of the company, and to enact all such regulations and by-laws as may be necessary for the government of said corporation, and the transaction of its business. The persons elected directors at this meeting shall serve such period, not exceeding one year, as the stockholders may direct; and at this meeting the stockholders shall fix on a day and place or places when and where the subsequent election of directors shall be held, and such elections shall thenceforth be annually made; but if the day of annual elections should pass without any election of directors, the corporation shall not thereby be dissolved; but the directors in office shall so remain until others are appointed, and it shall be lawful on any other day to make and hold such elections, in such manner as may be prescribed by a by-law of the corporation.

Qualifications of Directors.

6. Be it further ordained, That the affairs of said company shall be managed by a general board, to consist of nine directors, to be elected by the stockholders from among themselves, at their first and subsequent general annual meetings; and no stockholder shall be elected a director, nor serve as such, unless he be at the time of his election the owner of five shares of stock, and shall continue to hold the same during the term of his service as director.

President.

7. Be it further ordained, That the President of said company shall be chosen by ballot by a majority of the directors from among themselves, with a salary to be fixed by the stockholders in general meeting.

Qualifications of voters in general meetings. 8. Be it farther ordained, That all stockholders, not being aliens, shall be entitled to vote either in person or by proxy, the proxy being a stockholder, at all general meetings, and the vote to which each stockholder shall be entitled, shall be according to the number of shares he may hold, as hereinafter provided.

First meeting of stockholders

9. Be it further ordained, That at the first general meeting of the stockholders under this ordinance, a majority of all the shares subscribed shall be represented before pro-

ceeding to business; and if a sufficient number do not appear on the day appointed, those who do attend shall have power to adjourn from time to time until a regular meeting be thus formed, and at such meeting the stockholders may provide by a by-law as to the number of stockholders, and the amount of stock to be held by them, which shall constitute a quorum for the transaction of business at all subsequent meetings.

10. Be it further ordained, That the general commis- Duties of general sioners shall make their return of shares of stock subscribed sioners after for at the first general meeting of the stockholders, and pay organization of the company. over to the directors elected at that meeting, or their authorized agent, all sums of money received from subscribers; and on failure to do so, they shall be personally liable to said company, to be recovered in like manner as other debts due the company.

11. Be it further ordained, That the board of directors Vacancies. may fill all vacancies which may occur in it during the period for which they have been elected, and in the absence of the President, may fill his place by electing a president pro tem. from among their number.

12. Be it further ordained, That said board of directors Forther subshall have power and authority to open books for further subscriptions to the stock of said company at such times and under such persons as they may designate, in the event the whole stock be not subscribed before the first general meeting of the stockholders, and to open and keep open such books from time to time, until the whole amount of capital stock be subscribed.

13. Be it further ordained, That said company shall have Powers of the power, and proceed to construct as speedily as possible a railroad, with one or more tracks from the North-Carolina Railroad to the Richmond and Danville Railroad in Virginia, to be used and operated by steam power; and to the end that the said corporation may have power and authority to construct said road within the limits of the State of Virginia-this charter shall be transmitted by the President of this Convention to the Governor of Virginia, to the end that the legislative sanction of that State approving the ordinance may be given to said company to construct

the railroad as aforesaid within the limits of that State: Provided, That the company formed under this charter shall have no power to discriminate, on either freight or travel, against the North-Carolina Railroad, or roads in North-Carolina connected with it.

Privileges.

14. Be it further redained, That said company shall have the exclusive right of conveyance or transportation of persons, goods, merchandise and produce over the road constructed by them, at such charges as may be fixed upon by a majority of the directors; and the said company may farm out their rights of transportation over their said railroad, subject to the rules above mentioned; and said company, and every person who may have received from them the right of transportation of goods, wares and produce on said road, shall be deemed and taken to be a common carrier, as respects everything entrusted to them or him for transportation.

Instalments upon subscriptions.

15. Be it further ordained, That the board of directors may call for the payment of the sums subscribed as stock in said company in such instalments as the interest of the said company may require; the call for each payment shall be published in one or more papers in this State for two months before the day of payment, and on failure of any stockholder to pay each instalment as thus required, the directors may sell at public auction, on a previous notice of ten days, for cash, all the stock subscribed for in said company by such stockholders, and convey the same to the purchaser at said sale, discharged from further liabilities; and if said sale of stock does not produce a sum sufficient to pay off the incidental expenses of sale, and the entire amount owing by such stockholder to the company for such subscription of stock, then, and in that case, the whole of such balance shall be held and taken as due at once to the company, and may be recovered of such stockholder or his executors, administrators or assigns, at suit of said company, either by summary motion in any court of supreme jurisdiction in the county where the delinquent resides, on a previous notice of ten days to said subscribers, or by action of assumpsit in any court of competent jurisdiction, or by warrant before a justice of the peace, when the sum does

not exceed one hundred dollars; and in all cases of assignment of stock before the whole amount has been paid to the company, then, for all sums due on such stock, both the original subscribers and the first and all the subsequent assignees shall be held liable to the company, and the same may be recovered as above described.

16. Be it further ordained, That said company shall is- Certificates of sue certificates of stock to its members, and said stock may stock. be transferred in such manner and form as may be directed

by the by-laws of the company.

17. Be it further ordained, That the debt of the stock-Debts of stock-holders due to the company for stock therein, either origi-Company. nal proprietor, or as first or subsequent assignee, shall be considered with equal dignity with judgments in the distribution of the assets of a deceased stockholder by his legal representatives.

18. Be it further ordained, That the board of directors Board of Dishall, once a year at least, make a full report on the state port to Stockof the company and its affairs, to a general meeting of the holders. stockholders, and oftener if required by a by-law, and shall have power to call a general meeting of the stockholders when the board may deem expedient; and the company may provide in their by-laws for occasional meetings being called, and prescribe the mode thereof.

19. Be it further ordained, That the said company may Rights of Compurchase, have and hold, in fee or for a term of years, any chase real calands, tenements or hereditaments which may be necessary tate. for said road or appurtenances thereof, or for the erection of depositories, store houses, houses for the officers, servants or agents of the company, or for the workshops or foundries to be used for said company, or for procuring stone or other materials necessary to the construction of the road, or for effecting transportation thereon.

20. Be it further ordained, That the company shall have Rights of the the right, when necessary, to conduct the said road across Company in ranning the or along any public road or water course: Provided, That road. the said company shall not obstruct any public road without constructing another equally as good and convenient.

21. Be it further ordained, That when any land or right of way may be required by said company for the purpose Right to condema lands.

of constructing their road, and for want of agreement as to the value thereof, or for any other cause, the same cannot be purchased from the owner or owners—the same may be taken at a valuation to be made by five freeholders, selected by the county court in the county where the right of way is situated: Provided, nevertheless, That if any person or persons over whose lands the road may pass, or if said company should be dissatisfied with the valuation of said freeholders, then, and in that case, the party so dissatisfied may have an appeal to the superior court in the county where the damage is done, or in either county where the land may lie, under the same rules, regulations and restrictions as in other classes of appeal; the proceedings of the said freeholders, accompanied with a full description of said land or right of way, shall be returned under the hands and seals of a majority of them to the court from which the order was made, there to remain a matter of record; and the lands or right of way so valued, shall vest in the said company so long as the same may be used for purposes of said railroad, as soon as the valuation shall have been made, or when refused, may have been tendered: Provided, That on application for the appointment of freeholders under this section, it shall be made to appear to the satisfaction of the court, that at least ten days' previous notice has been given by the applicant to the owner or owners of the land proposed to be condemned, or if the owner or owners be infants or non compos mentis, then to the guardian or guardians of such owner or owners, if such guardian can be found within the county, or if he cannot be found, then such appointment shall not be made, unless notice of the application shall have been published at least one month next preceding in some newspaper printed as conveniently as may be to the court house of the county, and shall have been posted at the door of the court house on the first day of the term of said court to which the application is made: Provided, further, That the valuation provided for in this section shall be made on oath by the freeholders aforesaid, which oath, any justice of the peace or clerk is authorized to administer; Provided, further, That the right of condemnation herein granted shall not authorize the said company to invade the dwelling house, yard, garden or burial

ground of any individual without his consent.

22. Be it further ordained, That the right of said com- Amount of land to be conpany to condemn lands in the manner as aforesaid, shall demned. extend to the condemning one hundred feet on each side of the track of the road, measuring from the centre of the same, unless in case of deep cuts and fillings, when said company shall have power to condemn as much in addition thereto as may be necessary for the purpose of constructing said road, and the company shall also have power to condenin and appropriate lands in like manner for the constructing and building of depots, shops, warehouses, buildings for servants, agents, and persons employed on the road, not exceeding four acres to any one lot or station.

23. Be it further ordained, That in the absence of any Powers and privileges in contract or contracts with said company in relation to the regard to under the contract of the regard to under the contract of lands through which the said road may pass, signed by the claimed lands. owner thereof, or his agent, or any claimant or person in possession thereof, it shall be presumed that the land upon which the said road may be constructed, together with the space of one hundred feet on each side of the centre of said road, has been granted to the said company by the owner thereof, and the said company shall have good right and title thereto, and shall have, hold and enjoy the same as long as the same be used for the purposes of the road, and no longer, unless the person or persons owning the said land at the time that part of the said road which may be on the said land was finished, or those claiming under him, her or them, shall apply for an assignment of the value of said lands, as hereinbefore directed, within two years next after that part of the said road which may be on said lands was finished; and in case the owner, or those claiming under him, her or them, shall not only apply within two years next after the said part was finished, he, she or they shall be forever barred from recovering said land, or having any assessment or compensation therefor: Provided, Nothing herein contained shall affect the rights of feme coverts, or infants, until two years after the removal of their respec-

24. Be it further ordained, That all lands not heretofore

tive disabilities.

Further privieges.

granted to any person within one hundred feet of the contre of said road, shall vest in the company so soon as the line of the road is definitely laid out through it, and any grant of said land shall thereafter be void.

Punisment for intrusion upon the road.

25. Be it further ordained, That if any person or persons shall intrude upon said railroad, by any manner of use thereof, or of the right and privilege connected therewith, without the permission, or contrary to the will of said company, he, she, or they may be indicted for a misdemeanor, and upon conviction, fined and imprisoned by any court of competent jurisdiction.

Punishment for wanton damage to the road, or any property of the Company.

26. Be it further ordained, That if any person or persons shall wilfully and maliciously destroy, or in any manner hurt or damage, or shall wilfully and maliciously cause, or aid, or assist, or counsel and advise any other person or persons to destroy, or in any manner to hurt, damage, injure or obstruct the said railroad, or any bridge or vehicle used for or in the transportation thereon, any watertank, warehouse, or other property of said company, such person or persons so offending, shall be liable to be indicted therefor, and, on conviction, shall be imprisoned not less than one nor more than six months, and pay a fine not exceeding five hundred dollars, nor less than twenty dollars, at the discretion of the court before which said conviction shall take place, and shall be further liable to pay all expenses for repairing the same; and it shall not be competent for any one so offending against the provisions of this clause to defend himself by pleading or giving in evidence that he was the owner, agent, or servant of the owner of the land where such destruction, hurt, damage, injury or obstruction was done at the time the same was done or caused to be done.

Obstructions.

27. Be it further ordained, That every obstruction to the safe and free passage of vehicles on said road shall be deemed a public nuisance, and be abated as such by any officer, agent or servant of said company; and the person causing such obstruction may be indicted for creeting a public nuisance.

28. Be it further ordained, That the said company shall have the right to take at the storehouses they may establish

or annex to their railroad, all goods, wares, merchandise Privileges of transportation, and produce intended for transportation, to prescribe the &c. rules of priority, and charge and receive such just and reasonable compensation for storage as they, by rules, may establish, (which they shall cause to be published) as may be fixed by agreement with the owners, which may be distinct from rates of transportation: Provided, That the said company shall not charge nor receive storage on goods, wares, merchandise or produce which may be delivered to them at their regular depositories for immediate transpertation, and which the company may have the power to transport immediately.

29. Be it further ordained, That the profits of the com- Profits. pany, or so much thereof as the General Board may deem advisable, shall, when the affairs of the company will permit, be semi-annually divided among the stockholders in proportion to the stock each may own.

30. Be it further ordained, That the following officers officers and and servants and persons in the actual employment of said employees excompany be, and they are hereby exempt from the perduly. formance of jury and ordinary militia duty: The president and treasurer, the board of directors, chief and assistant engineers, the secretary and accountant of the company, keepers of the depositories, guards stationed on the road and at the bridges, and such persons as may be working the locomotive engines and traveling with the cars for the purpose of attending to the transport of produce, goods and passengers on the road.

31. Be it further ordained, That if the Legislature of Branch roads. Virginia shall sanction this charter, and authorize the construction of said read within the limits of Virginia to the Richmond and Danville Railroad, and said road shall be so constructed, the said corporation hereby created shall, nevertheless, have power and authority to construct and build one or more branches of said road to the Coalfields of Dan river, and the navigable waters on Smith's river, in the county of Rockingham, and are hereby vested with the rights, powers, privileges and immunities to build and construct said branch or branches with which they are invested to build the main road; and the said road, with its branches,

authorized to be constructed under this charter, shall be of the same guage as the North-Carolina Railroad; and the North-Carolina Railroad Company shall have the right, under this charter, to construct a branch of their road from Hillsboro' at [to] or near Danville.

owers of the Company.

32. Be it further ordained, That for the purpose of ascertaining the best route for said road and its branches and to locate the same, it shall be lawful for said company, by its engineers, servants and agents, to enter upon, examine and survey any land or lands that they may wish to examine for such purpose, free from any liability whatever.

Confederate States authorized to take the stock in the Company.

33. Be it further ordained. That any one or more of the solvent incorporate railroad companies of the said States, and also the Confederate States of America, may subscribe for stock in said company, and should the Confederate States of America subscribe for and take the whole of such stock, or the larger part thereof, power and anthority are given to said Confederate States of America to appoint for the time being the whole of the said directors, anything in this ordinance to the contrary notwithstanding, and at once locate and commence the construction of said road, and hold the stock so taken by them until individuals and corporations shall be prepared to receive an assignment of the same, or any part or parts thereof, as hereinafter provided.

Duties of general commisors. &c.

34. Be it further ordained, That as soon as, under the sioners, direct supervison of the general commissioners, as by this ordinance provided, there shall be subscribed by the Confederate States of America, incorporated companies, or solvent individuals, not less than one hundred thousand dollars of stock, with the five per cent. thereon paid in, the same shall be certified by said general commissioners to said directors, on which being done, it shall be the duty of said directors to have the names of such stockholders recorded on the books of said company, together with the stock subscribed by each, and to cause to have issued to said stockholders certificates of stock in said company, (to each in proportion to the subscriptions made by them.) when they shall have paid up their subscriptions in full, including in their payments the five per cent. which they shall have paid to the said general commissioners, and which the said general

commissioners, as hereinbefore provided, shall pay to said

company.

35. Be it further ordained, That as soon as subscribers The appointment of diother than the Confederate States of America, as herein rectors. provided, shall have their names as stockholders recorded on the books of said company as owners of not less than one hundred thousand dollars of stock, with the five per cent. thereon paid in, from and after that time such stockholders, in all general meetings, shall have power to elect five of the said nine directors, and the President of the Confederate States of America, or such other person as the Confederate States may determine, to appoint four of said directors, and continue to do so until the stock of the said Confederate States, by sale or transfer, shall be reduced to less than half of the entire stock of said company; then, and from and after that time, the vote of the said Confederate States of America in the election of directors, and on all other questions, shall be in proportion to the stock held by them: Provided, That at such elections no stockholder shall give more than two hundred votes.

36. Be it further ordained, That full right and privilege State reserves is hereby reserved to the State, or to any company here-the right to connect any after to be incorporated under the authority of this State, other road with this one, to connect with the road hereby provided for, any other railroad leading therefrom to any part or parts of this State; Provided, That in joining such connection, no injury shall be done to the works of the company hereby incorporated.

37. Be it further ordained, That the corporate franchises Charter to exand privileges hereby granted shall cease and determine at of 93 years. the expiration of ninety-nine years from the day of the passage of this ordinance. [Ratified the 8th day of February, 1862.7

AN ORDINANCE TO INCORPORATE THE WASHINGTON AND TAR- [No. 9.] BORO' RAILROAD COMPANY.

1. Be it ordained by the Delegates of the people of North Capital stock Carolina, in Convention assembled, and it is hereby ordained \$400,000. by the authority of the same, That for the purpose of effecting a railroad commuication between the town of Washington and the town of Tarboro', the formation of a corporate company, with a capital of four hundred thousand dollars, is hereby authorized, to be called the Washington and Tarboro' Railroad Company, and when formed in compliance with the conditions hereinafter prescribed, to have a corporate existence as a body politic in perpetuity.

Route of the road.

2. Be it further ordained, That the said company be, and the same is hereby authorized to construct a railroad from the town of Washington, in the county of Beaufort, through the counties of Pitt and Edgecombe, to the town of Tarboro'.

Commissioners to open books of subscription.

3. Be it further ordained, That for the purpose of raising the capital stock of said company, it shall be lawful to open books under the direction of the following named commissioners, to wit: At Washington, under the direction of John Myers, Jos. Potts, Benj. F. Havens, B. M. Selby, and George H. Brown; at Pactolus, under the direction of Churchill Perkins, Peyton A. Atkinson, J. G. B. Grimes, Rippon Ward, and Henry Stancil; at Tarboro', under the direction of John S. Dancy, R. H. Pender, R. R. Bridgers, William S. Battle and James R. Thigpen, and at such other places and under the direction of such other persons as a majority of the commissioners first named may deem proper, for the purpose of receiving subscriptions to the amount of four hundred thousand dollars, in shares of fifty dollars each.

Duties of commissioners.

4. Be it further ordained, That the commissioners above named, and all other persons who may hereafter be authorized as aforesaid to open books for subscriptions, shall open the same at any time after the ratification of this ordinance, first giving ten days' notice thereof, of the time and place, in one or more of the newspapers published in Washington and Tarboro'; and the said books, when opened, shall be kept open for the space of thirty days, at least, and as long thereafter as the commissioners first above named shall direct, and the said first commissioners shall have power to call on and require all persons empowered to receive subscriptions of stock, at any time, and from time to time, as a majority of them may think proper, to make return of subscriptions of stock by them respectively received.

5. Be it further ordained, That whenever the sum of To be declared ten thousand dollars shall be subscribed in the manner and when \$10,000 form aforesaid, the subscribers, their executors, administra- is subscribed. tors or assigns, shall be, and they are hereby declared incorporated into a company by the name and style of the Washington and Tarboro' Railroad Company, and by that name shall be capable, in law and equity, of purchasing, holding, selling, leasing and conveying estates, real, personal and mixed, and acquiring the same by gift or devise, so far as shall be necessary for the purposes embraced within the scope, object and intent of their charter, and no further; and shall have perpetual succession, and by their corporate name may sue and be sued, plead and be impleaded in any court of law and equity in this State, and may have and use a common seal, which they may alter and renew at pleasure, and shall have and enjoy all other rights, and immunities which other railroad corporate bodies may, and of right do exercise, and make all by-laws, rules and regitlations that are necessary for the government of the corporation, or effecting the object for which it was created, not inconsistent with the Constitution and laws of this State.

6. Be at further ordained, That it shall be the duty of Stockholders. the commissioners named in this ordinance for receiving subscriptions in Washington, or a majority of them, as soon as the sum of ten thousand dollars shall have been subscribed, in manner aforesaid, to give public notice thereof, and at the same time to call a general meeting of the stockholders, giving at least fifteen days' notice of the time and place of meeting; a majority of the stockholders being represented in person, or by proxy, shall proceed to elect a president and treasurer, and six directors, out of Directors. the number of stockholders; and the said directors shall have power to perform all the duties necessary in the government of the corporation, and the transaction of its business; and the persons elected as aforesaid, shall serve such period, not exceeding one year, as the stockholders may direct; and, at that meeting, the stockholders shall fix on the day and place or places where the subsequent election of president, treasurer and directors shall be held, officers, and such election shall, thenceforth, be annually made;

but if the day of the annual election of officers should, under any circumstances, pass without an election, the corporation, shall not thereby be dissolved, but the officers formerly elected shall continue in office until a new election takes place.

Mode of their election.

7. Be it further ordained, That the election of officers aforesaid, shall be, by ballot, each stockholder having as many votes as he has shares in the stock of the company, and the person having the greatest number of votes polled, shall be considered duly elected to the office for which he is nominated, and at all elections and upon all votes taken at any meeting of the stockholders, upon any by-law or any of the affairs of the company, each share of the stock shall be entitled to one vote, to be represented either in person or by proxy; and proxies may be verified in such manner as the by-laws of the company may prescribe.

Vacancies.

8. Be it further ordained, That the board of directors, may fill any vacancies that may occur in it during the period for which they have been elected, and in the absence of the president, may appoint a president pro tempore, to fill his place.

Payment of subscriptions.

9. Be it further ordained, That the board of directors may call for the sums subscribed as stock in said company in such instalments as the interest of said company may, in their opinion, require. The call for each payment shall be published in one or more newspapers of the State, for one month before the day of payment, and on failure of any stockholder to pay each instalment as thus required, the directors, may sell, at public auction, on a previous notice of ten days, for cash, all the stock subscribed for in said company by such stockholder, and convey the same to the purchaser at the said sale, and if the said sale of stock does not produce a sum sufficient to pay off the incidental expenses of the sale, and the entire amount owing by such stockholder to the company for such subscription of stock, then, and in that case, the whole of such balance shall be held as due at once to the company, and may be recovered of such stockholder, or his executors, administrators or assigns, at the suit of said company, either by summary motion in any court of superior jurisdiction in the county

where the delinquent resides, on previous notice of ten days to said subscriber, or by action of assumpsit in any court of competent jurisdiction, or by warrant before a justice of the peace, when the sum does not exceed one hundred dollars; and in all cases of assignment of stock before the whole amount has been paid to the company, then, for all sums [due] on such stocks, both the original subscriber and all subsequent assignees, shall be liable to the company, and the same may [be] recovered as above described.

10. Be it further ordained, That the debt of the stock- Debts of stock- holders. holders due to the company for stock therein, either as original proprietor, or first or subsequent assingnee, shall be considered as of equal dignity with judgments in the distribution of assets of a deceased stockholder by his legal

representatives.

11. Be it further ordained, That said company shall Certificates of issue certificates of stock to its members, and said stock may be transferred in such manner and form as may be directed by the by-laws of the company.

12. Be it further ordained, That the said company may, Capital stock authorized to at any time, increase its capital stock to a sum sufficient to be increased complete said road, not exceeding the additional sum of \$100,000. one hundred thousand dollars, by opening books of subscription of new stock, or borrowing money on the credit of the company, and the mortgage of its charter and works, and the manner in which the same shall be done, in either

case, shall be prescribed by the stockholders.

13. Be it further ordained, That all contracts or agree-the President ments, authenticated by the president and secretary of the and Secretary. board, shall be binding on the company, with or without a seal; such a mode of authentication shall be used as the company, by their by-laws, may adopt.

14. Be it further ordained, That the said company may Right of compurchase, in fee, or for a term of years, any lands, tene-pany to purments or hereditaments, which may be necessary for said tate. road, or for the erection of depositories, storehouses, houses for the efficers, servants or agents of the company, or for .. workshops or foundries, to be used by the company, or for procuring stone or other material necessary to the construc-

tion of the road or effecting transportation, and for no other purposes whatever.

Rights of company in con-structing the road.

15. Be it further ordained, That the company shall have the right, when necessary, to construct the said railroad across any public road or along the side of any public road: Provided, That the said company shall not obstruct any public road without constructing one equally as good and as convenient as the one taken by the company.

Rights to con-

16. Be it further ordained, That when any lands or demn property in cases of dis-right of way may be required by the company for the purpose of constructing their road, building warehouses, waterstations, workshops or depositories, and for want of agreement as to the value thereof, or from any other cause, the same cannot be purchased from the owner or owners, the same may be taken at a valuation to be made by a jury of good and lawful men, to be summoned by the sheriff of the county in which the land required by the company may lie; and in making the said valuation, the said jury shall take into consideration the loss or damage which may occur to the owner or owners in consequence of the land or right of way being surrendered, and the benefit or advantage he, she or they may receive from the erection of said road, and shall state particularly the value and amount of each; and the excess of loss or damage over and above the advantage and benefit shall form the measure of valuation of the land or right of way: Provided, nevertheless, That if any person or persons over whose lands said roads may pass, or the company should be dissatisfied with the valuation thus made, then, and in that case, either party may have an appeal to the next court of the county, to be held thereafter; and the sheriff shall return to said court the verdict of [the] jury, with all the proceedings thereon, and the lands or right of way so valued by the jury shall vest in the company so long as the same may be used for the purposes of said railroad, so soon as the valuation be paid, or if refused, paid over to the clerk of the county court: Provided further, That the right of condemnation shall not authorize the said company to invade the dwelling house, yard, garden or graveyard of any individual without his consent.

17. Be it further ordained, That the right of said company to condemn land in the manner described in the Amount to be above section, shall extend to the condemnation only of one hundred feet on each side of the main track of the road, and from the centre of the same, except in case of deep cuts and fillings, when the said company shall have power to condemn as much in addition thereto as may be necessary for the purpose of constructing said road, and the company, in like manner, shall have power to condemn and appropriate land for the building of depots and shops, not exceeding five acres in any one lot or station.

18. Be it further ordained, That the said company shall Rights of transhave the exclusive right of conveyance or transportation portation. of persons, goods, merchandise and produce over said road, at such charges as may be fixed by a majority of the

directors.

19. Be it further ordained, That that profits of the com- Profits. pany, or so much thereof as the board of directors may deem advisable, shall, when the affairs of the company will permit, be annually or semi-annually divided among the stockholders in proportion to the stock each may own.

20. Be it further ordained, That notice of process upon Notice of prothe president, or any of the directors thereof, shall be cess. deemed and taken to be due and lawful notice of service-

upon the company.

21. Be it further ordained, That the company shall Power to conhave power to construct branches of said road to connect struct branch roads. with any other road that may be constructed east of the Wilmington and Weldon railroad, and any contract that may be entered into with any other railroad company by the president and directors of said company, after the consent of a majority of the stockholders first obtained, shall be binding on the company.

22. Be it further ordained, That it may be lawful for Authority to the Washington and Tarboro' railroad company to make issue \$50,000 in bonds bearing and issue bonds to an amount not exceeding fifty thousand 7 per cent. interest. dollars, to be signed by the president of said company, under the common seal of the same, in sums of five hundred dollars each, bearing interest at the rate of seven per

cent. or less per annum, to be paid semi-annually.

Security for the bonds.

23. Be it further ordained, That to secure the faithful payment of said bonds, it may and shall be lawful for the president and directors of the Washington and Tarboro' railroad company to make, execute and deliver to such person as the company may select or appoint, a deed of trust or mortgage, under the common seal of said company, wherein shall be conveyed to the person thus appointed trustee, the road, property, income and franchise of said company, acquired or to be acquired, conditioned for the payment of the interest and final redemption of said bonds.

Employees exempt from militia duty.

24. Be it further ordained, That all officers of the company, and servants, and persons in the actual employment of the company, may be, and they are hereby exempt from performing ordinary military duty, (except in case of insurrection or invasion,) working on public roads and serving as jurors.

Charter to expire unless the work is commenced within four years.

- 25. Be it further ordained, That all the work hereby required, shall be executed with due diligence, and if it be not commenced within four years after the ratification of this ordinance, then this charter shall be void.
- 26. Be it further ordained, That this ordinance shall be in force from and after its ratification, and shall be regarded as a public ordinance. [Ratified the 7th day of February, 1862.]

[No.~10.] An ordinance to authorize the treasurer to issue treasury notes.

Treasury notes on hand above the denomination of \$20, to be issued. Be it ordained by the Delegates of the people of North-Carolina, in Convention assembled, and it is hereby ordained by the authority of the same, That the public treasurer be, and he is hereby authorized to issue any amount of treasury notes, now on hand, not exceeding one hundred and twenty thousand dollars, above the denomination of twenty dollars: Provided, Said notes shall bear no interest: And, provided, further, That this amount shall be a part of the three millions heretofore ordered to be issued. [Ratified the 4th day of February, 1862.

AN ORDINANCE CONCERNING THE LEVYING OF TAXES BY THE [No.~13.]COUNTY COURTS.

1. Be it ordained by the delegates of the people of North- Taxes for Carolina, in Convention assembled, and it is hereby ordained school purby the authority of the same, That the chairman of the poses. county court, and where there is no chairman, the county court clerk of each and every county in this State, shall, by public notice, convene the justices of the county courts at their respective court houses on the first Monday in May, 1862; and a majority of the justices being present, they shall proceed to levy taxes for county purposes, and may, in their discretion, as now provided by law, levy the taxes for school purposes; and the clerk of the respective county courts, shall, in such cases, enter the proceedings of said justices on the minute docket of said county courts, as a part of the record of said courts thus convened in special session: Provided, That in counties holding regular terms of their county courts in said month of May, or the first Monday of June, the levy hereby required shall be made at such regular term.

2. Be it further ordained, That the act of the last extra Repeals act of session of the General Assembly, entitled "An act to en-sembly. large the powers of the county courts for raising revenue for county purposes;" which requires the justices of the several county courts, at their first court after the first day of January in every year, to levy a tax for county and school purposes, &c., be, and the same is hereby modified and repealed, so far as the same may apply to the present year, 1862.

3. Be it further ordained, That this ordinance shall ex- Termination of this ordinance.

pire and be inapplicable after the year 1862.

4. Be it further ordained, That those counties in which Taxes levied in. their county courts have already levied taxes for county ignorance of this ordinance. and school purposes, and in those counties in which they may hereafter levy the same in ignorance of the provisions of this ordinance, the same shall be void and of no effect. [Ratified the 10th day of February, 1862]

[No. 16.] AN ORDINANCE GRANTING BOUNTY TO CERTAIN NORTH-CAROLINA VOLUNTEERS.

To receive bounties authorized by acts of 8th and 10th of May.

1. Be it ordained by the delegates of the people of North Carolina, in Convention assembled, and it is hereby ordained by the authority of the same, That the volunteers from this State in the military service of the Confederacy, where North-Carolina is or may be credited for the same by the Confederate Government, are justly entitled to, and should, therefore, receive the bounty authorized by the acts of the eighth day of May, A. D., 1861, and of the tenth day of May, 1861, whether the same volunteered first to the State or directly to the Confederate Government: Provided, however, That the officers of all volunteers directly to the Confederate States shall make such returns as the Governor may require.

Paymaster to pay the bounties.

- 2. Be it further ordained, That the Governor be authorized and requested to direct the paymaster to pay all volunteers who may not have received the same, such bounty as they are declared to be entitled to by the above section of this ordinance. [Ratified the 10th day of February, 1862.]
- [No. 17.] AN ORDINANCE SUPPLEMENTAL TO AN ORDINANCE, RATIFIED AT THE PRESENT SESSION OF THIS CONVENTION, ENTITLED "AN ORDINANCE IN ADDITION TO AND AMENDMENT OF AN ACT OF THE GENERAL ASSEMBLY, RATIFED THE 15TH DAY OF FEBRUARY, 1861, ENTITLED AN ACT TO INCORPORATE THE CHATHAM RAILROAD COMPANY, AND TO REPEAL AN ACT SUPPLEMENTAL THERETO, RATIFIED THE 23D OF FEBRUARY, 1861," AND AUTHORISING CERTAIN PERSONS TO OPEN BOOKS OF SUBSCRIPTION TO THE CAPITAL STOCK OF SAID COMPANY.

Books of subscription to be opened. 1. Be it ordained by the delegates of the people of North Carolina in Convention assembled, and it is hereby ordained by the authority of the same, That an act of the General Assembly, entitled "An act to incorporate the Chatham Railroad Company," be amended, by adding to section 2d the following: "And a majority of said general commissioners shall be competent to transact business; and in the

mean time it shall be lawful for books of subscription to Books of subscription to be said stock to be opened in the city of Raleigh, under the openeddirection of Geo. W. Mordecai, William Henry Jones and Wm. W. Vass, or either of them; in the town of Newbern, under the direction of Ed. Stanly, A. T. Jerkins, W. H. Oliver, or any one of them; in the town of Goldsboro', under the direction of E. A. Thompson, Richard Washington, P. A. Wiley, or any one of them; at Pittsboro', under the direction of H. A. London, John H. Haughton, Jno. A. Womack, or any one of them; at Haywood, under the direction of B. I. Howze, R. K. Smith and I. N. Clegg, or any one of them; at Warrenton, under the direction of J. B. Batchelor, John White, Richard T. Arrington, or any one of them; at Hillsboro', under the direction of William A. Graham, Thomas Webb, P. B. Ruffin, or any one of them; at Smithfield, under the direction of J. W. B. Watson, Edwin Sanders, J. B. Beckwith, or any one of them; at Oxford, under the direction of S. S. Royster, C. H. K. Taylor, R. B. Gilliam, or any one of them; at Louisburg, under the direction of J. J. Davis, J. King, D. S. Hill, or any one of them; at Norfolk, under the direction of S. M. Wilson, Kader Biggs, Jas. Gordon, or any one of them; and at Petersburg, under the direction of W. T. Joynes, R. K. Martin and Geo. D. Baskerville, or any one of them; and said general commissioners shall have power to appoint a chairman of their body, treasurer, and all other officers their organization may require, and to sue for and recover all sums of money that ought, under said act, to be recovered by them in the name of said corporation. [Ratifica the 10th day of February, 1862.]

AN ORDINANCE TO PROVIDE FOR THE ASSUMPTION AND PAY- [N_0 , 21.] MENT OF THE CONFEDERATE TAX.

1. Be it ordained by the delegates of the people of North- The State as-Carolina in Convention assembled, and it is hereby ordained sumes the war by the authority of the same, That the State of North-Carolina will, and doth hereby assume the payment of the tax known as the war tax, levied by the government of the

Confederate States upon the people of North-Carolina, by an act of the Confederate Congress, ratified on the ——day of ——, 1861.

Treasury notes bearing 7 per cent. interest to be issued.

2. Be it further ordained, That in order to provide the means for the payment of said tax, the treasurer of the State is hereby directed to issue treasury notes, redeemable in five years, to an amount not exceeding a sum sufficient to provide the payment of said tax, which notes shall be made convertible, at the option of the holder, into coupon bonds bearing seven per cent. interest, payable semi-annually, at the treasury, and such bonds being redeemable ten years after date.

Issue of coupon bonds.

3. Be it further ordained, That the public treasurer is hereby directed, when called upon to do so, to issue the coupon bonds described in the preceding section of this ordinance for the purpose therein specified.

Treasurer directed to pay the tax. 4. Be it further ordained, That the treasurer is hereby directed to apply the treasury notes to be issud in obedience to this ordinance, in such manner as may be necessary to the payment of said Confederate tax, which he is hereby directed to make.

Subjects to be taxed for pay, ing the Treasury notes above authorized.

5. Be it further ordained, That in payment of the treasury notes hereby authorized, or of the bonds in which they are funded, the funds in the treasury derived from the ordinary subjects of taxation, shall not be used, but the same shall be raised by a tax on the same subjects of taxation, with the same exemptions that are made in the act of the Confederate Congress imposing said tax, so that the white polls and persons whose estates do not exceed five hundred thousand dollars, shall not be liable to pay any part thereof; and those who have money in possession or in deposit, shall be liable as under said act of Congress.

Additional tax list to be made out.

6. Be it further ordained, That for the purpose of raising the money to pay said treasury notes or bonds in which they may be funded, an additional tax list shall be made out, setting forth only the subjects of taxation enumerated in the said act of the Confederate Congress, and the treasurer shall open and keep a separate account of said fund. [Ratified the 17th day of February, 1862.]

AN ORDINANCE TO RAISE NORTH-CAROLINA'S QUOTA OF CON- [No. 23.] FEDERATE TROOPS.

1. Be it ordained by the delegates of the people of North The Governor Carolina, in Concention assembled, and it is hereby ordained unteers. by the authority of the same, That it shall be the duty of the Governor, from time to time, to issue his proclamation calling for volunteers to meet the requisitions of the Confederate Government, now made, or hereafter to be made: Provided, however, That volunteers heretofore in service, re-enlisting, shall have credit for the time they have served: Provided further, That said volunteers shall not be [retained in service for a longer time than three years, and to be sooner discharged in case the present war terminates before the expiration of that time: And provided further, that the Governor shall not be required to keep in the Confederate service more than the regular quota of North-Carolina.

2. Be it further ordained; That the Governor shall call The counties to upon the counties to furnish by volunteering; the necessary quotas. number of troops, under the present requisition, according to white population (after crediting them with the troops already in the service, for three years or the war, and the volunteers for twelve months) to complete their respective quotas, on or before the 15th of March, 1862.

3. Be it further ordained, That the Governor shall List of men require each Captain now in the service, on or before the to be obtained. 15th day of March, 1862, to return to the Adjulant General a list of the officers and men under his command, with the county of the residence of each at the time of his entry into service.

4: Be it further ordained, That the Governor shall call Reconsistment upon the several captains of volunteer companies from volunteers. North-Carolina in the field for twelve months, or officers in command of companies, to muster their companies for reenlistment, and shall make known to them the earnest desire of this Convention and the people of N rth-Carolina, that they shall enlist for three years or the war, and in order to forward this purpose, the captains of companies, or of-

ficers in command of the company, on the oceasion of such muster, shall put the question distinctly to every officer and soldier belonging thereto, whether he will re-enlist for three years or the war, or not; and those agreeing so to re-enlist, he will cause to subscribe a roll containing such obligation, with their names and place of residence at the times of their first entry into service, and the signatures of the persons so re-enlisting shall be as binding as if they had been mustered into service; which lists he will immediately return to the office of the Adjutant General of the State.

Re-organization of troops re-enlisting. 5. Be it further ordained, That volunteer companies now in service, re-enlisting, may retain their present organization, or re-organize at their option; and that all volunteers not re-enlisting with [their] present organization, shall be thrown into companies and proceed to elect company commissioned officers, who shall be commissioned by the Governor; and the company commissioned officers shall elect their field officers: Provided, however, That the commissions of all officers, company or field, who shall be re-elected, shall bear the dates of their former commissions.

Recruiting.

6. Be it further ordained, That the Governor shall have power to appoint captains and lieutenants to recruit men for the service aforesaid, and to organize the men so recruited into companies and regiments; and the company commissioned officers shall, in all cases, elect their field officers under the rules now prescribed: Provided, however, That no person shall receive a commission or pay under said appointment, except as follows: When any person shall tender forty privates, who, in writing, have agreed to serve under him, a captain's commission and pay; and in like manner for twenty-five privates, a first lientenant's commission and pay; and for fifteen privates, a second lieutenant's commission and pay.

\$50 bounty to be paid to all volunteers for be war. 7. Be it further ordained, That a bounty of fifty dollars, deducting the bounty already paid, shall be paid by the State to all privates, musicians, and non-commissioned officers whose term of service altogether shall be for three fears or the war, to be paid at the following times to wit:

To all volunteers now in service at the time of their re-entry into service; to all now in the service for three years or the war, at the expiration of their first year's service; to all new volunteers, at the time of their entry into service: Provided, however, That any soldier may permit his bounty to remain in the treasury, and draw the same, with interest, at the expiration of one year from the time it is due, or at the time of his discharge: And, provided further, That such payment may be made in treasury notes, unless otherwise provided by law. [Ratified the 19th day of February, 1862.7

AN ORDINANCE TO PROHIBIT, FOR A LIMITED TIME, THE MANU- [No. 24.] . FACTURE OF SPIRITUOUS. LIQUORS FROM GRAIN.

1. Be it ordained by the delegates of the people of North Tax of 30 cents Carolina, in Convention assembled, and it is hereby ordained liquors manuby the authority of the same, That there shall be a tax of ons to 15th thirty cents levied on each gallon of spirituous liquors April. manufactured in this State, out of any corn, wheat, rye or oats, or any mixture of any or either of them, from the ratification of this ordinance up to the fifteenth day of April next.

2. Be it further ordained, That from and after the Manufacture 15th day of April next, it shall not be lawful for any per-ter 15th April. son in this State to distil any such spirituous liquors, and all persons guilty of violating this section of this ordinance shall for each and every act of distillation, be guilty of a misdemeanor, and on conviction thereof, shall be fined or imprisoned at the discretion of the court; the fine not to be less than one hundred dollars, or the imprisonment less than thirty days.

3. Be it further ordained, That there shall be levied a Tax of \$1 per tax of one dollar on every gallon of spirituous liquors sold gallon on liin this State, not of the manufacture of this State; and fired out of the State, said tax shall be paid by the seller, and should the seller be a ron resident, then the tax shall be paid by the purchaser.

4. Be it further ordained, That each and every person,

in number of gallous manufactured in their tax list.

Persons to give when he gives in his list of taxable property, shall also give in, on oath, to the magistrate taking said list, the number of gallons of spirituous liquors on which he is liable to pay taxes under the provisions of this ordinance, under the penalties, liabilities and forfeitures already provided by law in such cases.

> 5. Be it further ordained, That the tax of one dollar, mentioned in section third of this ordinance, shall not apply to liquors brought into this State before the first day of March next

This ordinance to continue in 1st, 1863.

6. Be it further ordained, That this ordinance shall be force till Janr'y in force from and after its ratification, and continue in force until the first of January, 1863, and no longer, unless re-enacted, modified or amended by the General Assembly. [Ratified the 21st day of February, 1862.]

[No. 26.] AN ORDINANCE TO MAKE SOME PROVISION FOR THE FAMILIES OF SOLDIERS DYING IN SERVICE.

Bounties or arrearages due to go to families of deceased seldiers.

1. Be it ordained by the delegates of the people of North-Carolina, in Convention assembled, and it is hereby ordained by the authority of the same, That in case of the death in service of any soldier, intestate, who, at the time of his death was, or shall be, entitled to bounty or any arrearages of pay from this State, such bounty and pay shall belong, and be payable to the widow of such intestate soldier, and if there be no widow, to his children, and if there be no children, then to his next of kin as designated in the Statute of Distribution, and in the proportions therein prescribed, and the identity of the person or persons claiming the same, and the degree of relationship of him, her or them, to the intestate as aforesaid, shall be established to the satisfaction of the proper executive or military authorites, according to such regulations and rules as may be prescribed by the said anthorities.

False affidavit. 2. Be it further ordained, That any person who shall wilfully swear falsely in any affidavit, deposition or testimony made or given for the purpose of establishing or endeavaring to establish a claim to any such bounty or pay, shall be guilty of perjury, and upon conviction thereof shall be punished accordingly. [Ratified the 22d day of February, 1862.7

AN ORDINANCE CONCERNING THE PAYMASTER'S DEPARTMENT. [No. 27.]

1. Be it ordained by the delegates of the people of North Office of assist-Carolina in Convention assembled, and it is hereby ordained established. by the authority of the same, That the twenty-third section of the act of the last session of the General Assembly, enfitled "Militia Bill," be amended as follows: "That there shall be one additional officer appointed by the Governor, to be attached as assistant to the paymaster's department, with the rank and pay of a first lieutenant, who shall be subject to the same chief of the said department, and to the rules and regulations of the same.

2. Be it further ordained, That the said office, created by this ordinance, may be vacated by the Governor or the Legislature, whenever the public interest may require.

[Ratified the 24th day of February, 1862.]

AN ORDINANCE TO ENCOURAGE THE MANUFACTURE OF COTTON [No. 30.] AND WOOL CARDS.

Be it ordained by the delegates of the people of North- Offers to loan Carolina, in Convention assembled, and it is hereby ordain- tablishing maned by the authority of the same, That if any person or per- unactories the amount of the sons shall erect buildings and construct machinery, for the cost of the purpose of manufacturing cotton and wool cards, and shall make proof to the Governor of the cost of such works, the Governor be, and he is hereby authorized to draw on the treasurer for sums not exceeding the cost of said works, to be loaned to the owners thereof, on the execution by them of bonds payable to the State, with sufficient security, conditioned to repay such sums at such time as the General Assembly may prescribe, and with such interest as may be required, not exceeding six per cent per annum: Provided, That such advance shall not exceed, in the aggregate, the

sum of ten thousand dollars: And, provided further, That the eards thus manufactured shall, in the first place, be offered to sale to the citizens of this State. [Ratified the 25th day of February, 1862.]

[No. 32.]

AN ORDINANCE TO TAX MONEY.

Moneys on hand or on deposit taxed one fifth of one per cent.

1. Be it ordained by the delegates of the people of North-Carolina in Convention assembled, and it is hereby ordained by the authority of the same. That hereafter all moneys on hand, and all moneys on deposit with individuals, or in the banks or other corporations, shall be taxed one fifth of one per cent., as now imposed on money at interest; and all persons having money in possession or on deposit, as aforesaid, on the first day of April in each and every year, shall be required to list the same when they list other taxable property, under the same liabilities and responsibilities as are now imposed by law for failure or neglect to list other taxable property: Provided, That bank notes and Confederate States' treasury notes shall be consided money.

Less than \$100 exempted.

- 2. Be it further ordained, That the provisions of this ordinance shall not apply to those who may have less than one hundred dollars to list.
- 3. Be it further ordained, That this ordinance may be modified or repealed by the General Assembly. [Ratified the 26th day of February, 1862.]

[No. 33.]

AN ORDINANCE REGULATING THE APPOINTMENT OF COMPANY OFFICERS.

Vacancies to be filled by promotion. Be it ordained by the delegates of the people of North-Carolina in Convention assembled, and it is hereby ordained by the authority of the same, That whenever a vacancy occurs in the commissioned officers of any of the companies in this State, raised under an act entitled "An act to raise ten thousand State troops," or to be raised under the ordinance entitled "An ordinance to raise North-Carolina's quota of troops," the vacancy shall be filled by promotion

of the officers next in grade in said company; and whenever a vacancy shall occur in the office of junior second lieutenant, the vacancy shall be filled by election by the noncommissioned officers and privates of the company in which such vacancy occurs. [Ratified the 26th day of Feb. 1862.]

AN ORDINANCE CONFERRING ON THE COMMISSIONERS OF [THE] [No. 34.] TOWN OF WILMINGTON AND OTHER TOWNS CERTAIN POWERS FOR THE DEFENCE THEREOF.

1. Be it ordained, &c., That the commissioners of the Authorized to construct detown of Wilmington, shall have power to place obstructions febsive works. in the river, and to erect or to complete, if already in process of erection, any work or works upon, or at the mouth of Cape Fear-river, or around, near or within the said town, which they may deem necessary for the defence thereof, and also for the like purpose, to purchase cannon, powder, ball and other munitions of war: Provided, That the said obstructions are placed in the river, with the consent of the Confederate officer in command.

2. Be it further ordained, That to meet the expenses Provision to which may be incurred under the foregoing section, the penses, said commissioners shall have power to borrow money upon such terms and under such regulations, as they may adopt, and to impose such taxes upon the subjects now liable to taxation within said town as may be necessary.

. 3. Be it further ordained, That whenever the command- The State asing officer shall certify that the expenses incurred by the penses provide commissioners under this ordinance were necessary for the entertained decrete states de-State defence, the same shall be a charge upon the public clines to assume them. treasury: Provided, That application shall have first been made to the Confederate government, and they shall have failed to assume the payment of the same six months after said application.

4. Be it further ordained, That the provisions of this ordi- Newbern and nance be extended to the commissioners of the towns of Newbern and Washington, or any other towns that may make the same application, under similar circumstances [Rutified the 26th day of Pebruary, 1862.]

[No. 35.] AN ORDINANCE TO FROUTE FOR FUNDING THE TREASURY NOTES OF THIS STATE, AND FOR OTHER PURPOSES.

May be funded in Coupon Bonds.

1. Be it ordained, dec., That any of the treasury notes issued or hereafter to be issued under the ordinance of this Convention, ratified the 1st of December, 1861, directing the issue of three millions of treasury notes, as well as those issued by an ordinance of the present session, entitled, "An ordinance to provide for the assumption and payment of the Confederate tax," may be funded at the will of the holder in coupon bonds of the State, to be prepared by the Treasurer, and payable 20 years after date, or sooner at the pleasure of the State, and bearing interest at the rate of eight per cent. per annum, payable semi-annually at the Treasury, or in six per cent. bonds of the State, payable 30 years after the 1st of January, 1862, interest payable semiannually, exchangeable in treasury notes, at the option of the holder, from time to time, until the treasury notes fall due, said bonds being of the denominations of \$500 and \$1,000, in equal proportions.

May be paid for taxes.

2. Be it further ordained, That all taxes due to the State or to counties, and for school purposes, or taxes for the poor, and all payments for entries of public lands, and all other dues to the State, and all fines and forfeitures for the use of the State or counties, shall be paid in treasury notes of the State or of the Confederate States, or in the notes of such of the solvent banks of this State as shall receive and continue to receive and pay out as money at par the treasury notes of this State, or in gold or silver coin; and it shall be the duty of the treasurer to issue instructions to the Sheriffs and tax collectors in the several counties on this subject, and it shall not be lawful for any sheriff or collector to receive taxes in any other funds than as directed by the treasurer under this ordinance.

May be re-

3. Be it further ordained, That all the treasury notes. funded in bonds, or paid into the treasury for taxes or other public dues, may be re-issued in payment of the debts of the State, or in exchange for six per cent. bonds of the State, on application of the holder at any time before the

notes fall due: Provided, That the treasury notes issued to pay the Confederate tax shall not be used to pay the debts of the State; and the treasurer and comptroller shall each keep an account of all notes re-issued and those refunded in bonds, from 'time to time, and the date of such transaction, and particularly noting the interest on each bond when taken up, and the amount of interest due on each bond when exchanged for treasury notes, and in all. cases shall charge the party receiving such bonds with the interest due at the time of delivery.

4. Be it further ordained, That as the exigencies of the Authorizes the public service may, in the opinion of the Governor, require 000 in Treasury before the first day of January, 1863, the public treasurer notes. is authorized and required to issue other freasury notes as aforesaid, not exceeding in amount the further sum of fifteen hundred thousand dollars, and that the said notes shall be prepared, signed and issued as in the said ordinance, ratified the first day of December, 1861.

5. Be it further ordained, That the aggregate amount of outstanding said treasury notes ontstanding at any one time, and of the amount limibonds given in exchange for or discharge of treasury notes as aforesaid, shall not exceed the amount of such notes authorized by law heretofore, or in this ordinance.

6. Be it further ordained, That it shall be the duty of \$5,\$10 and \$20 to be issued in the Treasurer, as soon as convenient, to issue treasury notes exchange for of the denominations of five, ten and twenty dollars in notes. equal amounts, instead of, and to exchange for, any of the treasury notes heretofore issued, not bearing interest, of the denominations of fifty and one hundred dollars, on the application of the holders of said notes, and when so taken up or exchanged, the said notes of fifty and one hundred dollars shall be cancelled, and the same shall be noted by the treasurer on his books and on the books of the comptroller.

7. Be it further ordained, That if any one shall falsely Punishment forge, or k owingly pass, or offer to pass, any false, forged, for counterfeit-or counterfeited paper, purporting to be a treasury note or counterfeits. or counterfeited paper, purporting to be a treasury note or bond of this State, he shall be liable to indictment in the Superior Courts in the county in which such offence may be committed, and on conviction thereof, shall suffer all the

pains and penalties, according to the 59th section of the 34th chapter of the Revised Code.

\$1,000,000 to be issued in nations.

8. Be it further ordained, That in addition to the treassmall denominary notes heretofore issued, it shall be the duty of the Treasurer to issue one inillion of dollars, in small denominations, to wit: four hundred thousand dollars in the denomination of two dollars, four hundred thousand dollars in the denomination of one dollar, one hundred thousand dollars in the denomination of fifty cents, fifty thousand dollars in the denomination of twenty-five cents, twentyfive thousand dollars in the denomination of twenty cents. and twenty-five thousand dollars in the denomination of ten cents, payable on the first day of January, 1866, to be used in liquidation of any claims against the State to persons willing to receive the same, but not to be funded in bonds of the State, but shall be receivable in payment of taxes or other public dues; and he shall keep an accurate account of the issues, from time to time, made under this section of this ordinance.

Banks receiving Treasury notes.

9. Be it further ordained, That no bank receiving the treasury notes of this State, as contemplated in the section of this ordinance, shall be required to receive, or have on hand at any one time, more than two-fifth of the capital stock of such bank in said notes.

Previous acts of the General Assembly and Convention ratified.

10. Be it further ordained, That so much of the act of the General Assembly, entitled "An act to provide ways and means for the defence of the State," ratified September 18th, 1861, as authorizes the issue of one million dollars of the denominations of two dollars, one dollar, fifty cents, twenty-five cents, twenty cents, ten cents and five cents, and also the ordinance of the Convention, ratified December 1, 1861, directing the issue of three millions of dollars of treasury notes, and the ordinance to provide for the assumption and payment of the Confederate tax, as well as all the issues of treasury notes and bonds under said act. and ordinances, are hereby ratified and confirmed.

The Treasurer, and Comptroller to employ persons to sign the notes.

11. Be it further ordained, That in the event of the inability of the public treasurer or comptroller to sign the treasury notes authorized by law to be issued as speedily as the demands on the treasury may require, then it shall be lawful for either of them to employ some discreet person, by and with the advice and consent of the Governor, to sign and countersign the said notes, whose names shall be published in the newspapers in the city of Raleigh.

12. Be it further ordained, That this ordinance may be repealed or modified by the General Assembly, but so as not to affect any transactions had or rights vested under the same, previous to such modification or repeal. [Ratified the 26th day of February, 1862.]



ORDINANCES-FOURTH SESSION.

AN ORDINANCE IN REGARD TO HOLDING THE COURTS IN AND No. 1.1 FOR THE COUNTY OF HERTFORD.

Be it ordained by the delegates of the people of North- May be beld in Carolina in Convention assembled, and it is hereby ordained Wintou. by the authority of the same, That hereafter, until otherwise provided by the General Assembly, the Courts of Pleas and Quarter Sessions, and also the Superior Courts of Law and Equity, for the county of Hertford, may be held in the town of Winton, or in any convenient building within one-half mile of the corporate limits of said town. [Ratified the 26th day of April, 1862.]

RESOLUTIONS CONCERNING THE COUNTY OF BURKE.

[No. 3]

1. Resolved, That the seventh section of an act passed 7th section of at the second extra session of the General Assembly of Act not to ap. 1860-'61', entitled "An act concerning Revenue," shall ply to Burke. not apply to the county of Burke, but that the Court of Pleas and Quarter Sessions of said county, next ensuing, shall be allowed to carry into effect the provisions of said section.

2. Be it further resolved, That the Clerk of the County Privilege of the Court of said county, shall be allowed until the 25th day County Court. of August, 1862, to deliver to the Sheriff of said county a fair and accurate copy of the tax lists, as required by the 20th section of said Revenue Act. '

3. Be it further resolved, That twelve Justices of the Justices. Peace in and for said county of Burke, shall form a quorum and have full power to assess and levy taxes, and transact all other county business, provided a majority of said Justices cannot be assembled.

4. Be it further resolved, That the first and second of these resolutions shall expire and be inapplicable after the vear 1862, [Ratified the 1st day of May, 1862.]

[No: 4.]

AN ORDINANCE FOR THE RELIEF OF THE BANKS OF THIS STATE.

Authorizes stockholders in Banks to change their ing under certain circumstances.

Be it ordained by the delegates of the people of North-Carolina in Convention assembled, and it is hereby ordained places of meet by the authority of the same, That during the continuance of the present war, the stockholders of all the banks in this State, located at places occupied or in danger of being ocenpied by the enemy, whereby the holding of the stockholders' annual meetings thereat may be impracticable, or guite uncertain; may, if they deem it expedient, hold general meetings at other times and places than those specified in their several charters, which meetings shall be called in the manner prescribed in their charters and by-laws, respectively, and held at places as convenient as may be practicable to their respective locations; and the president and directors of any such banks who are now in office may continue therein until a meeting of its stockholders shall be held and their successors shall be elected. [Ratified the 2d of May, 1862.]

[No. 5.]

AN ORDINANCE TO PROVIDE FOR COLLECTING THE TAX ON SPIR-ITUOUS LIQUORS MANUFACTURED OR SOLD IN THIS STATE, IM-POSED BY AN ORDINANCE OF THIS CONVENTION, WHICH WAS RATIFIED ON THE 21st DAY OF FEBRUARY, 1862.

To be collected at the same time as other

1. Be it ordained by the delegates of the people of North-Carolina in Convention assembled, and it is hereby ordained by the authority of the same, That the sheriffs of the several counties in this State be, and they are hereby authorized and directed to collect from the distillers of spirituous liquors in their respective counties, the tax of thirty cents per gallon "on each gallon of spirituous liquors manufacin this State," and of "one dollar on every gallon of spirituous liquors sold in this State not the manufacture of this

State," imposed by an ordinance of this Convention, ratified February 21st, 1862, at the time they, the said sheriffs, collect the other taxes as required by law. The said sheriffs shall have power and authority to administer outlis to such dis- Outlis to be adtillers or sellers as to the quantity distilled or sold by them, min stered to in all cases where the same shall not have been regularly sellers. listed at the time for listing taxables, and shall collect the tax on the same, in all cases, whether the said distillers or sellers may have listed the same at the time they listed their other taxables or not. The sheriffs of the several counties shall, on paying into the treasury the taxes of their respective counties, render a separate account or schedule of the tax collected from this source, to be set forth by the comptroller in his annual official report.

2. Be it further ordained. That any person who shall re- refusing to list fuse or neglect to state, on oath, to the sheriff as before quantity of itprovided, the quantity of spirituous liquors manufactured or gold. sold, as the case may be, and to pay the tax on the same, as imposed by law, shall be guilty of a misdemeanor, and in addition to the liability to pay double taxes, such person shall be indicted in the county or superior courts, and on conviction, shall be fined at the discretion of the court; and it is hereby made the duty of the grand juries to present all such delinquents, and it is also made the duty of the sheriffs of the several counties of this State to report to the county or State solicitor for their counties, the names of all persons that may fail or refuse to render a statement, under oath, to the sheriff, of the quantity of spirituous liquors manufactured or sold by them; and this ordinance shall be given in charge to the grand juries of the courts of the several counties of this State; and any sheriff of any county in this State who shall fail or refuse to discharge the duty imposed on him by this ordinance, shall be indictable as for a misdemeanor, and, on conviction, fined at the diseretion of the court. [Ratified the 2nd day of May, 1862.7

Punishment for

[No. 9.] AN ORDINANCE AMENDATORY OF AN ORDINANCE TO RAISE NORTH CAROLINA'S QUOTA OF CONFEDERATE TROOPS, PASSED AND RATIFIED THE 19TH OF FEBRUARY, A. D., 1862.

The bounty to N. C. Troops.

1. Be it ordained by the delegates of the people of North. Carolina, in Convention assembled, and it is hereby ordained by the authority of the same, That under the 7th section of "An Ordinance to raise North-Carolina's quota of Confederate Troops," the bounty to privates, musicians and non-commissioned officers shall be paid as follows: To all volunteers between eighteen and thirty-five years of age, for three years or the war, including those accepted directly by the Confederate Government, where North-Carolina is or may be credited for the same; to all volunteers between eighteen and thirty-five years of age for a less term, re-enlisting or continuing in service for three years or the war including their former term, by virtue of the Conscription Act of Congress; and to all persons, substitutes excepted, mustered into companies already organized, or organized into companies preparatory to active service by virtue of said Act of Congress: Provided, however, That the officers of all volunteers directly to the Confederate Government, claiming the said bounty, shall make such returns as the Governor may require.

When due and how to be paid.

2. Be it further ordained, That the bounty to those now in service shall be due presently and be paid according to seniority of regiment.

Governor to discharge volunteers over 35 not yet transferred.

- 3. Be it further ordained, That the Governor be, and he is hereby directed to discharge all volunteers over thirty-five years of age not yet transferred to the Confederate Government, that may desire a discharge.
- 4. Be it further ordained, That all volunteers for three years or the war that have volunteered or may volunteer before the seventeenth of this month, and shall continue in service for the war, shall be entitled to the bounty of fifty dollars as heretofore paid, although they may be over thirty-five years of age. [Ratified the 6th day of ling, 1862.]

AN ORDINANCE EXEMPTING THE PROPERTY OF DELINQUENT [No. 10.] SOLDIERS FROM DOUBLE TAXES.

WHEREAS, At the time prescribed by law for listing taxa- Preamble. ble property in this State, many of its citizens were in the military service of their State and of the Confederate States, and in consequence thereof failed to give in their lists of taxable property; therefore,

Be it ordained by the Delegates of the people of North- Sheriffs in-Carolina, in Convention assembled, and it is hereby or-only the single dained by the authority of the same, That the sheriffs of tax. the respective counties in this State are hereby instructed to collect no more taxes from such delinquents than they would have been liable for, had they rendered in their lists of taxables according to law. TRatified the 7th day of May, 1862.7

[No. 12.]

AN ORDINANCE IN REGARD TO THE BOARD OF CLAIMS.

Be it ordained by the Delegates of the people of North- To report to General Assem-Carolina, in Convention assembled, and it is hereby ordained bly. by the authority of the same, That after the adjournment of this Convention, the board of claims, during their continuance in office, may report the result of their action on such claims as they allow to the General Assembly; and the General Assembly is hereby authorized to pass, finally, upon such claims, and make provision for their immediate payment. [Ratified the 7th day of May, 1862.]

AN ORDINANCE TO AMEND AN ORDINANCE, ENTITLED "AN OR- [No. 14.] DINANCE TO SECURE TO CERTAIN OFFICERS AND SOLDIERS THE RIGHT TO VOTE."

1. Be it ordained by the Delegates of the people of North- Returning of Carolina, in Convention assembled, and it is hereby ordained 20 days to reby the authority of the same, That the proper returning of soldiers. officers of every county in this State shall include in their

returns the votes of officers and soldiers given in any election in which they may be entitled to vote by law, if received within twenty days after they are cast, and the said returning officers shall not make up their returns and declare the result of said elections until the expiration of twenty days as aforesaid.

To transmit the vote to the In 8 days.

- 2. Be it further ordained, That the proper returning of-Governor with- ficer of every county shall, within eight days after the period fixed for comparing the returns, transmit to the seat of government and deliver to the proper officer a statement of votes given in his county for Governor, which statement shall be made in the manner and form now required by law.
 - 3. Be it further ordained, That the Governor be directed to make known, by proclamation, the provisions of the ordinance securing to officers and soldiers the right to vote. [Ratified the 8th day of May, 1862.]
- [No. 16.] AN ORDINANCE TO AUTHORIZE THE STOCKHOLDERS OF THE MINERS' AND PLANTERS' BANK, OF MURPHY, TO ESTABLISH AN AGENCY OR BRANCH EAST OF THE BLUE RIDGE.

To be established wherever stockholders

1. Be it ordained by the Delegates of the people of North-Carolina, in Convention assembled, and it is hereby ordained may designate. by the authority of the same, That the stockholders of the Miners' and Planters' Bank, at Murphy, shall have the right to establish an agency or branch east of the Blue Ridge at such place as said stockholders in general meeting may agree upon.

Subscriptions to be paid within 12 months.

- 2. Be it further ordained, That hereafter all the subscription to the capital stock of said bank shall be paid in full within twelve months from the date of subscription.
- 3. Be it further ordained, That this ordinance shall be in force from and after its passage. [Ratified the 9th day of May, 1862.]

AN ORDINANCE TO PROVIDE FOR THE COLLECTION OF TAXES, [Na. 17.] AND FOR OTHER PURPOSES.

f 1. Be it ordained by the Delegates of the people of North- A majority of the Justices of Carolina, in Convention assembled, and it is hereby ordained the Peace reby the authority of the same, That in all cases requiring a county to be majority of the justices of the peace to discharge any considered a majority of the duty pertaining to their offices as members of the several whole. courts of pleas and quarter sessions of this State, a majority of those at the time remaining in the county, shall be deemed and held to be a majority within the purview of the ordinance of this Convention or of the acts of the General Assembly.

- 2. Be it further ordained, That in those counties which have failed to make provision for the collection of revenue according to the seventh section of an act passed at the second extra session of the General Assembly of 1860-'61, entitled "An Act concerning Revenue," it shall be the duty of the courts of pleas and quarter sessions, at their next session, to proceed to execute said section.
- 3. Be it further ordained, That the clerks of said coun- Clerks allowed till 25th Aug. ties shall be allowed until the twenty-fifth of August, to return tax eighteen hundred and sixty-two, to deliver to the sheriffs lists to Sheriff of said counties, copies of the tax lists so required by the twentieth section of said Revenue Act.

SEC. 4. Be it further ordained, That this ordinance shall be in force for thirty days only after the rise of the next General Assembly. [Ratified the 9th day of May, 1862.]

AN ORDINANCE IN ADDITION TO AN AMENDMENT OF AN ORDI- [No. 18.] MANCE, ENTITLED "AN ORDINANCE IN REGARD TO THE SUP-PLY OF SALT."

Section 1. Be it ordained by the Delegates of the people Powers conferred upon the of North-Carolina in Convention assembled, and it is here- Salt commisby ordained by the authority of the same, That said com-missioner may agree with the owners of any land upon for salt works, which he has or may hereafter erect salt works, for the pur- &c.

chase or lease of said land, and also for the purchase of the right of way to and from said works, and also of any canals which may be necessary for the purpose of obtaining wood to supply the State salt works; and in case of disagreement with the owner of such land, or if the owners be femc coverts, non compos, under age or out of the State, said commissioner, upon giving five days notice to the owner of said land, if he be a citizen of the State, may apply to any justice of the peace for the county in which the land is situated, who shall thereupon issue his warrant to the sheriff, or any other lawful officer of said county, to summon twelve freeholders to meet on the land to be valued on a day to be expressed in such warrant, which shall be within ten days from issuing thereof, and the sheriff or other officer, upon the receipt of any such warrant, shall summon such freeholders accordingly, and when met, provided as many as seven be present, he shall administer an oath to them that they will impartially estimate the value of such land as may be required by said commissioner for the use of said works, and their proceedings shall be reduced to writing under their hands and seals, and returned by the officer to the next superior court of law for the county in which the land is located; but if either the commissioner or the owner of the land shall be dissatisfied with the assessment of the freeholders, either party may appeal to the same term of the court to which the return is directed to be made, and have his appeal entered at-that term; but such appeal thall in no way hinder or delay the operations of the salt commissioner, and whenever such value shall be ascertained, it shall be paid by the commissioner, out of the sum heretofore placed at his disposal, and the title to said lands shall vest in the State during the continuance of the present war.

Authority to bore for Salt and establish salt work. SEC. 2. Be it further ordained, That said commissioner is authorized to bore for salt and establish salt works wherever in the State he may deem it advisable or expedient; and if, upon examination and experiment, he shall be satisfied that salt or salt water is found in sufficient quantities to make salt, he may contract with the owner of the land, for the renting, leasing or purchasing of said land or salt

mines, and in case of disagreement, the toll, rent or value of said land or mines shall be ascertained as prescribed in the first section of this ordinance, and upon payment of such assessed rent or value, the title to said land or mines shall vest in the State during the war.

SEC. 3. Be it further ordained, That said commissioner Free negroes is authorized to employ the free negroes of the State upon upon the Salt the salt works, and to give them the rations and the pay of works. soldiers; and in the event he shall not be able to obtain such a number as may be needed for said works, the Governor is hereby required to impress into the service of the State, as many able bodied free negro men as may be necessary for that purpose.

SEC. 4. Be it further ordained, That all persons who are Persons makor may be employed in making salt, under contract with the from military salt commissioner, shall be exempt from military duty and duty. militia service while so employed.

SEC. 5. Be it further ordained, That this ordinance shall take effect from its passage, and shall be subject to alteration, modification or repeal by the General Assembly. [Ratified the 9th day of May, 1862.]

An ordinance to enlarge the police powers of the sev- $[No.\ 20.]$ ERAL CORPORATE TOWNS IN THIS STATE.

. Section 1. Be it ordained by the Delegates of the people Authorizes corof North Carolina, in Convention assemb'ed, and it is hereby ordained by the authority of the same, That the corpo- or prohibit the rate authorities of the several cities and towns of this State, ous liquors. shall have power to regulate, restrain or prohibit within their corporate limits, or within one mile thereof, the sale of spirituous liquors: Provided, nevertheless, That where any tax shall have been paid for an annual license, it shall be the duty of the Commissioners to make a pro rata compensation for such time as such license shall be suspended.

SEC. 2. Be it further ordained, That for the violation of any by-law, or rule made by said Commissioners in pursuance of this ordinance, they may prescribe penalties not

to prescribe penalties for violating their laws on the subject.

Commissioners exceeding one hundred dollars, for each offence, to be recovered before the Mayor, Intendant, or Magistrate of Police, without any stay of process, mesne or final, and when judgment shall be given for any such penalty, the party convicted may, unless the penalty and costs be paid, be immediately committed to jail for the space of thirty days, or until payment thereof shall be made, or else the Mayor, Intendent, or Magistrate of Police may issue execution therefor: Provided, That any party dissatisfied with such judgment shall be allowed an appeal to the next Court of Pleas and Quarter Sessions for the county, upon entering into recognizance with sufficient security for his appearance to said court, and also for the penalty and costs.

SEC. 3. Be it further ordained, That this ordinance may be altered, modified or repealed by the General Assembly.

[Ratified the 9th day of May, 1862.]

[No. 21]

AN ORDINANCE TO INCORPORATE THE SAPONA IRON COMPANY.

Powers of Company.

Section 1. Be it ordained by the Delegates of the people of North-Carolina, in Convention assembled, and it is hereby ordained by the authority of the same, That John C. Washington, James E. Hoyt, George Washington and William Murdock, their associates, successors and assigns, be, and they are hereby created and constituted a body politic and corporate, by the name and style of "The Sapona Iron Company," and as such, shall have perpetual succession, and may have and use a common seal, and change the same at pleasure; may sue and be sued, plead and be impleaded in any Court of Law and Equity; shall have power to make all such by-laws and regulations (not inconsistent with the existing laws and Constitution of this State,) as may be deemed necessary for the government of said company, which shall be binding thereon, and shall have, exercise and enjoy all the rights and privileges of a body corporate necessary or requisite to carry on the business of exploring and mining coals, iron ores, and other minerals, and smelting, manufacturing, transporting and vending the same:

and shall also have power to purchase, lease, hold, convey and dispose of any estate, real and personal: Provided, That said corporation shall, at no one time, hold more than twenty thousand acres of land. Said company shall have, also, the right, power and authority to build and construct roads and ways, whether train, plank or turnpike, and to charge the same as to them may seem advisable, for the transportation to, from, or between their mines and furnaces. of iron, coal, coke, ores, minerals and materials, and also to construct such canal or canals and drains as may be required or needful for the supply of water to their furnaces, the transportations of coal, oars, and materials as aforesaid, and the drainage of their mines; and that any or all of such roads, canals and drains shall be opened to the use of the public upon the payment of such reasonable tolls and compensation, and subject to such rules and regulations as said corporation may, by their by-laws, establish.

SEC. 2. Be it further ordained, That when any lands or Authority to seize and conrights of way may be required by said company for condemn lands or structing said road, canals or drains, and for the want of rights of war. agreement as to the value thereof or for any other cause, the same cannot be purchased of the owner or owners, the same may be taken, and the value thereof ascertained, as follows, viz: On application by the company to any justice of the peace, for the county where said land or right of way may be situate, it shall be his duty to issue his warrant to the sheriff of said county to summon a jury of at least five freeholders, to meet on the land, on a day expressed in such warrant, not less than five nor more than twenty days thereafter, and the sheriff, on the receipt of said warrant, shall summon the jury, and when met, shall administer an oath or affirmation to them, if three or more appear, that they will impartially value the land in question, or right of way. The proceedings of such inrors, accompanied by a description of the land or right of way, shall be returned under their hands and seals, or a majority of them, by the sheriff to the clerk of the county court, there to remain as a matter of record, and on the payment of said valuation, the lands or right of way so valued shall vest in said com-

pany so long as the same shall be used for the purpose of said road, canal or drain: Provided, That the location of said road, canal or drain, shall not interfere with any grave-yard, or with any house, houselot or garden, without the consent of the owners thereof: Provided, further, That no more land shall be condemned for the purposes aforesaid, than twenty feet in width on either side from the centre of said road, canal or drain: And, provided further, That if any person or persons over whose land said roads, canals or drains may pass, or said company shall be dissatisfied with the valuation of said jurors, either party may have an appeal to the superior court of the county in which the land lies; but such appeal shall not delay or interrupt the use or enjoyment of said right of way by said company.

Capital stock, not to exceed \$1,000,000. SEC. 3. Be it further ordained, That the capital stock of said company may be divided into such number of shares and of such amount for each share as the stockholders thereoformay, in general meeting direct: Provided, That the capital stock of said company shall not exceed one million of dollars; that said shares shall be personal property, and certificates thereof may be issued, and the same may be made transferable and assignable, and liable to assessment, forfeiture and sale by the board of directors, in such manner as the by-laws of said corporation may prescribe.

Affairs of the Company to be managed by a Board of Directors, &c.

Sec. 4. Be it further ordained, That the affairs of said company shall be managed by a board of directors, all of whom shall be stockholders of said company, and citizens of the Confederate States. Said board of directors shall be composed of such number, and shall be elected by the stockholders in such manner as the by-laws shall direct, and who shall choose one of their number to be president of the board, and of the company: three of said board shall constitute a quorum to transact business, of whom the president, or one appointed by him to fill his place, shall always be one; they shall have power to fill vacancies which may happen in their body, and until the first election of directors by the stockholders, the said John C. Washington, James E. Hoyt, George Washington and William Murdock shall constitute the board of directors of said company, with

full power and authority to exercise all the corporate powers theref.

SEC. 5. Be it further ordained, That general meetings of General meeting of Stock-the stockholders may be called and held as the by-laws may holders. prescribe; that to constitute a meeting, there must be present, in person or by proxy, (the proxy being a stockholder,) a number holding a majority of the stock, each share of which shall entitle the holder to one vote, and every act shall require the sanction of a majority of the votes present.

SEC. 6. Be it further ordained, That this ordinance shall take effect and be in force from and after its passage, and shall continue in force for the period of ninety-nine years. [Ratified the 9th day of May, 1862.]

AN ORDINANCE FOR THE RELIEF OF SUCH PERSONS AS MAY SUFFER [No. 24.] FROM THE DESTRUCTION OF THE RECORDS OF HERTFORD COUN-TY, OCCASIONED BY THE BURNING OF THE COURT HOUSE AND CLERK'S OFFICES OF SAID COUNTY.

WHEREAS, In the month of March last, the court House Preamble. of Hertford county was burned by the public enemy, and with the court house was destroyed the clerk's offices of said county, whereby the former records of wills, deeds, and other instruments of writing were destroyed, and the title of the citizens of said county to their property, if not entirely lost, are in a loose and confused condition; and whereas, the county of Hertford met with a like misfortune in March, 1830, by having its court house and records burnt by some evil disposed person; and whereas, the evil was then remedied, as far as practicable, by the passing an act by the General Assembly at its session of 1830-'31, entitled "an act for the relief of such persons as may suffer from the destruction of the records of Hertford county, occasioned by the burning of the court house and clerk's offices of said county," chapter LXVIII, and the further passage of another act of the General Assembly, at its session of 1831-'32, entitled "an act in addition to an act passed at the last session of the General Assembly of this State, in

relation to the burning of the records of the county of Hertford," chapter XCVI; and whereas, the like calamity has happened to the county of Hertford again by the burning of the Court house and the public records of the county by the public enemy: therefore, -

Previous acts of General Assembly to apply in this instance.

Be it ordained by the Delegates of the people of North-Carolina, in Convention assembled, and it is hereby ordained by the authority of the same, That the same and identical provisions of the before recited acts of the General Assembly of the session of 1830-'31, chapter LXVIII, and of the session of 1831-'32, chapter XCVI be, and the same are hereby revived and re-enacted, and made applicable to the present wants, necessities and condition of the county of Hertford, to all intents and purposes, and with the same force and effect as if the two before recited acts of the General Assembly were herein specially set forth with all and every of their parts and provisions. [Ratified the 10th day of May, 1862.]

AN ORDINANCE TO ENABLE THE WESTERN RAILROAD COMPANY TO [No. 27.] COMPLETE THEIR ROAD.

Part of 5th section of Act of bly repealed.

Section 1. Be it ordained by the Delegates of the people General Assem- of North-Carolina, in Convention Assembled, and it is hereby ordained by the authority of the same, That that part of section fifth of an act of the Legislature of North-Carolina, ratified February 16th, eighteen hundred and sixty-one, entitled "an act to enable the Western Railroad Company to extend their road from the Coalfields to the North-Carolina Railroad," which requires the president of said road to certify to the Governor that the company has purchased the iron rails, chairs and spikes, and will, forthwith, proceed to lay down and complete each section of ten miles, before said company is entitled to receive the sum of one hundred thousand dollars, be, and the same is hereby repealed.

Extension of the lein.

SEC. 2. Be it further ordained, That the lien created by the said act, shall extend to and cover both the eastern and western divisions of said road, and all the other property of said corporation. [Ratified the 10th day of May, 1862.]

An ordinance to repeal the ninth section of the charter [No. 28.] OF THE CHERAW AND COALFIELDS RAILROAD, AS AMENDED BY THE LEGISLATURE OF 1860-'61.

Be it ordained by the Delegate of the people of North- Repeals 9th Carolina, in Convention assembled, and it is hereby ordained Cheraw and by the authority of the same, That section nine of an act road Charter. passed in 1861, to revive and continue in force an act to incorporate the Cheraw and Coalfields Railroad Company, passed at the session of 1856-'57, chapter sixty-six, be, and the same is hereby repealed: Provided, That the said Cheraw and Coalfields Railroad Company shall do as much work and expend as much money in the construction of their road north of the Wilmington, Charlotte & Rutherford Railroad as they do south at the same time; and said road shall not cross, tap or connect with the said Wilmington, Charlotte & Rutherford Railroad further west than twelve miles from the town of Rockingham, and shall, in five years after the close of the present war, complete the road to the Coalfields in Chatham county, or its charter shall thereupon cease and determine. [Ratified the 10th day of May, 1862.]

an ordinance requiring the public treasurer to redeem [No. 29.] MUTILATED TREASURY NOTES.

Be it ordained by the Delegates of the people of North- To redeem them with Carolina, in Convention assembled, and it is hereby ordained notes of same by the authority of the same, That it shall be the duty of denomination. the Public Treasurer, on application by the holders of mutilated Treasury notes, to redeem the same with other notes of like denominations; and that he be required to keep a record of all notes thus redeemed, in a separate book for this purpose, and make a report of the same to the General Assembly. [Ratified the 12th day of May, 1862.]

[No. 32.]

AN ORDINANCE TO REPEAL AN ORDINANCE PASSED AT THE PRESENT SESSION OF THIS CONVENTION, ENTITLED "AN ORDINANCE AMENDATORY OF AN ORDINANCE TO RAISE NORTH-CAROLINA'S QUOTA OF CONFEDERATE TROOPS, PASSED AND RATIFIED THE NINETEENTH DAY OF FEBRUARY, A. D., 1862," AND TO EXTEND THE PROVISIONS AS TO BOUNTY TO CERTAIN OTHER PERSONS.

Annuls ordininces, &c. Section 1. Be it ordained by the Delegates of the people of North-Carolina, in Convention assembled, and it is hereby ordained by the authority of the same, That an ordinance, entitled "An ordinance amendatory of an ordinance to raise North-Carolina's quota of Confederate troops," passed at the present session of this Convention, be, and the same is here by abrogated and annulled.

Designation of persons to whom bounty money is to be paid.

SEC. 2. Be it further ordained, That a bounty of fifty dollars, deducting the bounty already paid and received, shall be paid by the State to all privates, musicians and non-commissioned officers, as follows: To all volunteers between eighteen and thirty-five years of age for three years or the war, including those accepted directly by the Confederate Government, where North-Carolina is or may be credited for the same; to all volunteers between eighteen and thirty-five years of age for a less term, re-enlisting or continuing in service by virtue of the conscription act of the Confederate Congress for three years or the war, including their former service; to all persons, substitutes excepted, mustered into companies already organized, or which may be organized into companies preparatory to active service by virtue of the provisions of the said act of Congress; to all volunteers over thirty-five years of age. who may decline to be discharged under the provisions of said act of Congress, and be retained in the public service; to all volunteers under eighteen years of age for three years or the war who shall elect and be bound to remain in service; to all persons who have volunteered since the nine. teenth day of February, eighteen hundred and sixty-two.

Volunteers to theConfederate States direct. SEC. 3. Be it further ordained, That the commanding officers of companies, battalions, regiments or legions, volunteering directly to the Confederate Government, claim-

ing bounty, shall make out such muster rolls and returns as the Governor may require. [Ratified the 12th day of May, 1862.]

an ordinance to exempt members of the society of friends [No.34.] FROM PERFORMING MILITARY DUTY.

Be it ordained by the Delegates of the people of North- To pay \$100 as Carolina, in Convention assembled, and it is hereby ordained or to assist in by the authority of the same, That members of good stand- ture of salt or ing in the Society of Friends, commonly called Quakers, who shall produce a regular certificate of membership, shall be exempt from performing militia duty and military service: Provided, That as an equivalent for such exemption from military service, when called for by the proper authorities, they shall pay the sum of one hundred dollars, to be collected by the sheriffs of the several counties, as other State Taxes are collected, to be paid into the State Treasury for the general purposes thereof, and in case they be unable to pay the same, the Governor shall have power to detail them to assist in the manufacture of salt, or to attend in the hospitals of the State. [Ratified the 12th day of May, 1862.]

the manufac-

AN ORDINANCE CONCERNING THE COLLECTION OF TAXES IN CER- [No.~35.] TAIN COUNTIES.

1. Be it ordained, & ... That the sheriffs of such counties Duties of Sheras are or shall be invaded or taken possession of by the ene- in possession of my, shall severally, at the time prescribed by law, settle the enemy. their accounts with the comptroller, so far as they shall have received or collected the State taxes, and the residue of the taxes for which they are chargeable they shall account for and pay into the Treasury at such time as shall be prescribed by the next General Assembly.

SEC. 2. Be it further ordanied, That it shall not be the The Treasurer duty of the Treasurer, as is now provided by law, to move not to move lor for summary judgment agains; such of the aforesaid sheriffs ment.

it's in counties

as shall not have been able to collect and pay over the full amount of taxes with which they are severally chargeable.

Penalties of Revenue Act not to be cnforced. SEC. 3. Be it further ordained, That the penalties prescribed in the act of the General Assembly, entitled, "An Act entitled Revenue," ratified the 23d day of September, A. D., 1861, for the failure to list taxable property, shall not apply to persons living in such counties as have been invaded and taken possession of by the enemy. [Ratified the 12th day of May, 1862.]

[No. 38.] An ordinance to charter the florence and fayetteville railroad company.

Authorized capital \$1,500,000.

Section 1. Be it ordained by the Delegates of the people of North-Corolina, in Convention Assembled, and it is hereby ordained by the authority of the same, That for the purpose of establishing a communication by railroad, between Fayetteville, North-Carolina, and Florence, South-Carolina, the formation of a corporate company with a capital of one million five hundred thousand dollars, to be called the Fayetteville and Florence Railroad Company, [is hereby authorized] and when formed in compliance with the conditions hereinafter prescribed, to have a corporate existence as a body politic.

The route.

SEC. 2. Be it further ordained, That the said company be, and the same is hereby authorized to construct a railroad from Fayetteville, N. C., to Florence S. C., upon such route as may be determined upon by said company after the same shall have been formed.

To raise the capital stock.

SEC. 3. Be it further ordained, That for the purpose of raising the capital stock of said company, it shall be lawful to open books in the town of Fayetteville, under the direction of the following commissioners to wit: Augustus W. Steele, David A. Ray, A. A. McKethan, William McL. McCoy and J. M. Rose, and at such other places, and under the direction of such other persons as a majority of the above named commissioners may deem proper, for the pur-

pose of receiving subscriptions to an amount not exceeding one million five hundred thousand dollars, in shares of one hundred dollars each.

SEC. 4. Be it further ordained, That the commissioners Books to be opened after 20 above named, and all others who may be hereafter author-days notice, and to be kept open go days. the same at any time after the ratification of this ordinance, first giving twenty days notice thereof of the time and place, in one or more of the newspapers in the town of Fayetteville, and the said books, when opened, shall be kept open for the space of sixty days, at least, and the said first named commissioners shall have power to call on and require all persons authorized to receive subscriptions of stock, from time to time, as a majority of them may see proper, to make returns of the subscriptions of stock, by them respectively received.

SEC. 5. Be it further ordained, That whenever the sum Privileges of of one hundred thousand dollars shall be subscribed by after \$100,000 solvent men, in manner and form aforesaid, the subscribers, their executors, administrators or assigns, shall be, and are hereby declared incorporated into a company by the name and style of the Florence Railroad Company, and by that name shall be capable in law and equity, of purchasing, holding, selling, leasing, and conveying estates, both real and personal, and of acquiring the same by gift or devise, so far as shall be necessary for the purposes embraced within the intent of their charter, and no further, and may, by their corporate name, sue and be sued, plead and be impleaded in any court of law and equity in this State; and may have and use a common seal which they may alter and renew at pleasure, and shall have and enjoy all other rights and immunities which other corporate bodies may and of right do exercise, and make all such by-laws, rules and regulations as are necessary for the government of the corporation, or affecting the object for which it was created, not inconsistant with the constitution and laws of

SEC. 6. Be it further ordained, That it shall be the duty Election of DI. of the commissioners named in this ordinance, in Fayette- &c.

this State.

ville, or a majority of them, as soon as the sum of one hundred thousand dollars shall have been subscribed, in the manner aforesaid, to give public notice thereof, and at the same time call a general meeting of the stockholders, giving at least thirty days notice of the time and place of meeting, at which meeting a majority of the stockholders being represented, in person or by proxy, shall proceed to elect a president and treasurer, and nine directors, out of the number of stockholders, and the said directors shall have power to perform all the duties necessary for the government of. the corporation and the transaction of the business. the persons so elected, as aforesaid, shall serve such period, . not exceeding one year, as the stockholders may direct, and at that meeting the stockholders shall fix the day and place or places, where the subsequent election of president, treassurer and directors, shall be held, and such election shall thenceforth be annually made; but if the day of the annual election of officers shall, under any circumstances, pass without an election, the corporation shall not thereby be dissolved, but the officers formerly elected shall continue in office until a new election takes place.

Mode of election of officers. Sec. 7. Be it further ordained, That the election of officers aforesaid shall be by ballot, each stockholder having as many votes as he has shares in the stock of the company, and the person having the greatest number of votes polled, shall be considered duly elected to the office for which he is nominated; and at all elections, and upon all votes taken, at any meeting of the stockholders upon any by-law, or any of the officers of the company, each share of stock shall be entitled to one vote, to be represented in person or by proxy, and proxies may be verified in such manner as the by-laws of the company prescribe.

Vacancies.

SEC. 8. Be it further ordained, That the board of directors may fill any vacancies that may occur in it during the period for which they have been elected, and in the absence of the president, may appoint a president, pro tempore, to fill his place.

The collection of subscriptions.

SEC. 9. Be it further ordained, That the board of directors may call for the sums subscribed as stock in the said

company, in such instalments as the interests of said company may, in their opinion, require. The call for each payment shall be published in one or more newspapers of the State, for one month before the day of payment, and on failure of any stockholder to pay each instalment as thus required, the directors may sell, at public auction, on a previous notice of ten days, for cash, all the stock subscribed for in said company by such stockholders, and convey the same to the purchaser at sale; and if the said sale of stock do not produce a sum sufficient to pay off the incidental expenses of the sale, and the entire amount owing by such stockholder to the company for such subscriptions of stock, then and in that case, the whole of such balance shall be held as due at once to the company, and may be recovered of such stockholder, or his executors, administrators or assigns, at the suit of said company, either by summary motion, in any court of superior jurisdiction in the county where the delinquent resides, on previous notice of ten days to said subscriber, or by action of assumpsit, in any court of competent jurisdiction, or by warrant before any justice of the peace, when the sum does not exceed the sum of one hundred dollars; and in all cases of assignment of stock, before the whole amount has been paid to the company, then for all sums due on such stock, both the original subscribers and the first and all subsequent assignees, shall be liable to the company, and the same be recovered as above described.

SEC. 10. Be it further ordained, That the debt of the Debts due by Stockholders due to the company for stock therein, either stockholders. as original proprietors, or as first or subsequent assignees, shall be considered as of equal dignity with judgments in the distribution of assets of a deceased stockholder by his legal representatives.

SEC. 11. Be it further ordained, That said company shall Certificates of issue certificates of stock to its members, and said stock may be transferred in such manner and form as may be directed by the by-laws of the company.

SEC. 12. Be it further ordained, That the said company Authority to may, at any time, increase its capital stock to a sum sufficiency capital stock. ent to complete said road, by opening books for subscrip-

tion of new stock, or borrowing money on the credit of the company, and on the mortgage of its charter and works, and the manner in which the same shall be done in either case shall be prescribed by the stockholders.

SEC. 13. Be it further ordained, That said company shall have power of using any section of said road constructed by them before the whole of the said road is completed, and

may charge for transportation thereon.

Contracts and agreements.

SEC. 14. Be it further ordained, That all contracts or agreements, authenticated by the president and secretary of said road, shall be binding on the company, either with or without a seal. Such a mode of authentication shall be used as the company by their by-laws may adopt.

Authority to purchase real estate. SEC. 15. Be it further ordained, That the said company may purchase and have, and hold in fee, or for a term of years, any lands, tenements, or hereditaments, which may be necessary for the said road, or for the erection of depositories, houses for the officers and agents of the Company, or for workshops, or foundries for the company, or for other purposes for the furtherance of said road.

Rights of the company.

SEC. 16. Be it further ordained, That the Company shall have the right, when necessary, to construct the said railroad across any public road, or along the side of any public road: Provided, That the said company shall not obstruct any public road, without first constructing one equally as good and convenient as the one taken by said company.

Authority to condemn property required by the company in case of disagreement as to value. Sec. 17. Be it further ordained, That when any land or right of way be required by said company, for the purpose of constructing their road, building warehouses, water stations, workshops or depositories, and for want of agreement as to the value thereof, the same cannot be purchased from the owner or owners, the same may be taken at a valuation, to be made by a jury of good and lawful men, to be summoned by the sheriff of the county in which the land may lie, and in making the said valuation, the said jury shall take into consideration the loss or damage which may accrue to the owner or owners in consequence of the land or right of way being surrendered, and also any special benefit or advantage, he, she, or they may receive from the erec-

tion of the said road, and shall state the value and amount of each, and the excess of loss or damage over and above the advantages, shall form the measure of valuation of said land or right of way: Provided, nevertheless, That if any person over whose land the said road may pass, or the company should be dissatisfied with the valuation thus made, then, and in that case, either party may have an appeal to the court of the county, to be held thereafter, and the sheriff return to said court the verdict of the jury, with their preceedings thereon and the lands or rights of way so valued by the jury, shall vest in the company, so long as the same shall be used for the purposes of said railroad, so soon as the valuation may be paid, or if refused, paid over to the clerk of the county court: Provided, That the right of condemnation shall not authorize the said company to invade any dwelling house, yard, garden, or graveyard of any individual without his consent.

SEC. 18. Be it further ordained, That the said company Transportation shall have the exclusive right of conveyance or transportation, of persons or goods, merchandise and produce of all kinds over said road, at such charges as may be fixed on by a majority of the directors.

SEC. 19. Be it further ordained, That the profits of said Profits. company, or so much thereof as the board of directors may deem advisable, shall, when the affairs of the company will permit, be annually, or semi-annually divided among the stockholders in proportion to their stock.

SEC. 20. Be it further ordained, That notice of process Notice of proupon the president or any of the directors, shall be deemed and taken as due and lawful notice of service upon the company.

SEO. 21. Be it further ordained, That the said Company Branch Roads. shall have power to construct branches to said road and connect with any other railroad that may be constructed, and any contract that may be entered into with any other railroad company, by the president and directors of said company, after the consent of a majority of the Stockholders, first obtained, shall be binding on said company.

SEO. 22. Be it further ordained, That it may and be lawful for the Fayetteville and Florence railroad com-

Authority to issue \$1,000,000 in bonds.

pany, to make and issue bonds to the amount not exceeding one million dollars, to be signed by the president of said company, under the common seal of the same, in sums of one hundred dollars each, bearing interest at seven per cent, and redeemable according to the contract that may be made at the time of the sale.

Security for said bonds.

SEC. 23. Be it further ordained, That to secure the faithful payment of said bonds, it may be lawful for the president and directors of said company to make and execute a mortgage or deed of trust under the common seal of said company, wherein shall be conveyed to the person thus appointed trustee, the road, property and franchises of said company, conditioned for the payment of the interest and final redemption of said bonds.

To be commenced within four years.

SEC. 24. Be it further ordrined, That all the work hereby required, shall be executed with due diligence, and if it be not commenced within four years after the ratification of this ordinance, then this charter to be void.

Corporations and counties authorized to subscribe.

SEC. 25. Be it further ordained, That it shall be lawful for all solvent corporations to take stock in the said road, which stock, when taken, shall be represented by the president of said corporations, and in the case of a county, by the chairman of the county court.

SEC. 26: Be it further ordained, That this ordinance be in force from and after its ratification, and shall be regarded as a public act, and shall be continued in force until the year nineteen hundred: Provided, That nothing herein contained shall be so construed as to authorize an appropriation to said road by the State, or allow said corporation banking privileges. [Ratified the 12th day of May, 1862.]

AN ORDINANCE TO MAKE FURTHER PROVISION FOR THE PUBLIC TREASURY.

[No. 39.]

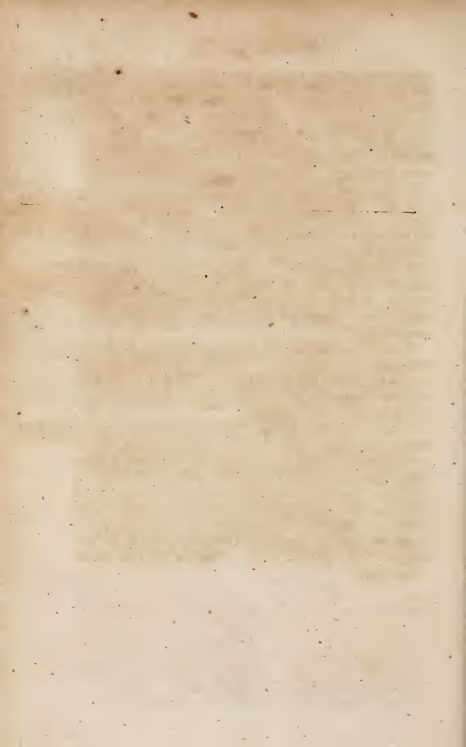
1. Be it ordained by the Delegates of the people of North-Carolina, in Convention assembled, and it is hereby ordained by the authority of the same, That the public treasurer is authorized to issue two millions more of treasury notes, in

sums of five dollars, ten dollars, and twenty dollars each, in To issue the following amounts, viz: eight hundred thousand in five Treasury notes. dollars, seven hundred thousand in ten dollars, and five hundred thousand in twenty dollars, in accordance with the provisions of the ordinance passed February 26th, 1862, should it, in the opinion of the Governor and treasurer, become necessary to do so, and that said notes shall be fundable, as provided for in said ordinance.

2. Be it further ordained, That in the event of the trea-bility to issue surer being unable, from any cause to issue said notes, that the amount. Treasurer auhe be allowed to borrow any portion of said two millions thorized to borrow. from the banks or other sources.

- 3. Be it further ordained. That the public treasurer be \$10,000 in authorized to issue ten thousand dollars in denomina- 000 in ten conts tions of five cents, ann ten thousand dollars in ten cents, in to be issued. addition to the amount heretofore issued by him of said denominations.
- 4. Be it further ordained. That he have authority to employ some discreet person, if necessary, to be approved of by the Governor, and whose appointment shall be publishin three newspapers of this city, to sign coupon and State bonds for the public treasurer.
- 5. Be it further ordained, That if any one shall falsely Punishment forge, or knowingly pass, or offer to pass any false, forged, or counterfeit paper purporting to be a treasury note or bond, or coupon of any such bond, issued under this ordinance of this State, he shall be liable to indictment in the Superior courts in the county in which such offence may be committed, and on conviction therefor, shall suffer all the pains and penalties according to the 59th section of the 34th chapter of the Revised Code. [Ratified the 12th day of May, 1862.7

for forgery &c.







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